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SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



JOHN R. ASHCROFT SECRETARY OF STATE

MISSOURI REGISTER

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Missouri



REGISTER

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at www.sos.mo.gov/adrules/pubsched.

HOW TO CITE RULES AND RSMO

RULES

The rules are codified in the Code of State Regulations in this system—

Title		Division	Chapter	Rule
3	CSR	10-	4	.115
Department	Code of	Agency	General area	Specific area
-	State	Division	regulated	regulated
	Regulations		-	-

and should be cited in this manner: 3 CSR 10-4.115.

Each department of state government is assigned a title. Each agency or division in the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraphs 1., subparagraphs A., parts (I), subparts (a), items I. and subitems a.

The rule is properly cited by using the full citation, for example, 3 CSR 10-4.115 NOT Rule 10-4.115.

Citations of RSMo are to the Missouri Revised Statutes as of the date indicated.

Code and Register on the Internet

The Code of State Regulations and Missouri Register are available on the Internet.

The Code address is www.sos.mo.gov/adrules/csr/csr

The Register address is www.sos.mo.gov/adrules/moreg/moreg

These websites contain rulemakings and regulations as they appear in the Code and Registers.

ules appearing under this heading are filed under the authority granted by section 536.025, RSMo 2016. An emergency rule may be adopted by an agency if the agency finds that an immediate danger to the public health, safety, or welfare, or a compelling governmental interest requires emergency action; follows procedures best calculated to assure fairness to all interested persons and parties under the circumstances; follows procedures which comply with the protections extended by the Missouri and the United States Constitutions; limits the scope of such rule to the circumstances creating an emergency and requiring emergency procedure, and at the time of or prior to the adoption of such rule files with the secretary of state the text of the rule together with the specific facts, reasons, and findings which support its conclusion that there is an immediate danger to the public health, safety, or welfare which can be met only through the adoption of such rule and its reasons for concluding that the procedure employed is fair to all interested persons and parties under the circumstances.

ules filed as emergency rules may be effective not less than ten (10) days after filing or at such later date as may be specified in the rule and may be terminated at any time by the state agency by filing an order with the secretary of state fixing the date of such termination, which order shall be published by the secretary of state in the *Missouri Register* as soon as practicable.

Il emergency rules must state the period during which they are in effect, and in no case can they be in effect more than one hundred eighty (180) calendar days or thirty (30) legislative days, whichever period is longer. Emergency rules are not renewable, although an agency may at any time adopt an identical rule under the normal rulemaking procedures.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 10—Division of Finance and Administrative Services Chapter 4—Abortions

EMERGENCY AMENDMENT

13 CSR 10-4.010 Prohibition Against Expenditure of Appropriated Funds for Abortion Facilities. The department is amending subsection (1)(B).

PURPOSE: This amendment supplements the requirements of HB 11, passed by the 100th General Assembly, effective for State Fiscal Year 2020 concerning funding or appropriated funds from the General Assembly.

EMERGENCY STATEMENT: House Bill 11, 100th General Assembly, First Regular Session ("HB 11"), contains the Department of Social Services' (department) authority to spend funds for state fiscal year 2020 and changes the authority required for this rule. State fiscal year 2020 begins and HB 11 takes effect July 1, 2019. Section 11.930 of HB 11 now prohibits the department from expending any funds to abortion facilities or affiliates or associates thereof. The authority for the rule must be updated to protect its validity. The department finds that this emergency rule updating the authority for the rule and protecting its validity is necessary to preserve a compelling governmental interest of prohibiting the expenditure of appropriated funds for programs that perform abortions or that counsel women to have an

abortion, or for abortion facilities as mandated by HB 11. As expressed in the laws of the state of Missouri, the state has a compelling governmental interest to ensure that government funds are not expended in support of programs counseling women to have abortions, or to pay for abortions, unless an exception otherwise exists under federal law. The promulgation and implementation of this emergency rule is necessary to comply with the provisions of Art IV, Section 28 of the Missouri Constitution. An early effective date is required because this emergency amendment provides for the implementation of procedures to prohibit state fiscal year 2020 expenditure of appropriated funds for abortion facilities. The department also finds an immediate danger to public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The department believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed June 20, 2019, becomes effective July 1, 2019, and expires December 26, 2019.

(1) Definitions.

(B) "Abortion facility" [shall be defined pursuant to section 188.015(2), RSMo] means any clinic, physician's office, or any other place or facility in which abortions are performed or induced other than a hospital, or any affiliate or associate of any such clinic, physician's office, or place or facility in which abortions are performed or induced other than a hospital.

AUTHORITY: section[s 11.715 and 11.800, HB 2011, First Regular Session, Ninety-ninth General Assembly, 2018] 11.930, HB 11, First Regular Session, One hundredth General Assembly, 2019, and sections 208.153, 208.201, and 660.017, RSMo 2016. Emergency rule filed July 5, 2018, effective July 15, 2018, expired Feb. 28, 2019. Original rule filed July 5, 2018, effective Feb. 28, 2019. Emergency amendment filed June 20, 2019, effective July 1, 2019, expires Dec. 26, 2019. A proposed amendment covering this same material will be published in an upcoming issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 10—Office of the Director Chapter 15—Abortions

EMERGENCY AMENDMENT

19 CSR 10-15.060 Prohibition on Expenditure of Funds. The department is updating the rule purpose, amending sections (1), (2), and (4), and removing the form which follows the rule in the *Code of State Regulations*.

PURPOSE: The department is updating House Bill 2010 references and specific language in the rule purpose and sections (1), (2), and (4) to align with HB10, which is the Fiscal Year 2020 budget bill.

PURPOSE: This rule defines terms used in [House Bill 2010, 99th General Assembly, Second Regular Session] House Bill 10, 100th General Assembly, First Regular Session, for purposes of expenditures by the Department of Health and Senior Services.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule

shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

EMERGENCY STATEMENT: House Bill 10, 100th General Assembly, First Regular Session (HB10), contains the authority of the Department of Health and Senior Services (department) to spend funds for state fiscal year 2020. State fiscal year 2020 begins and HB10 takes effect July 1, 2019. Section 10.1100 of HB10 prohibits the department from expending any funds to "any clinic, physician's office, or any other place or facility in which abortions are performed or induced other than a hospital, or any affiliate or associate of any such clinic, physician's office, or place or facility in which abortions are performed or induced other than a hospital." Section 10.1005 of HB10 prohibits the department from expending funds on any "program" that performs abortions or "counsels women to have an abortion other than the exceptions required by federal law." HB10 does not define these terms and phrases, and they must be defined in order for the department to timely and effectively implement HB10. Additionally, the terms and phrases must be updated to give notice to entities that receive funds from the department for providing services. Some entities that received funds in state fiscal year 2018 may remain ineligible to receive funds in state fiscal year 2020. The definitions must be updated as soon as possible after July 1, 2019, to ensure that those parties do not provide services for which they are not eligible to receive payment from the department. The definitions must also be in effect to ensure that the department does not expend funds in violation of HB10 and Article IV, Section 28 of the Missouri Constitution. The regular rulemaking process takes several months, and state fiscal year 2020 would be more than half over by the time regular rules would take effect. In the interim, for several months, the department's ability to expend funds for a variety of health services could be impaired. Impairment of the ability to expend funds for health services could compromise the department's ability to protect the public health and welfare. Further, if the department does not update the terms and phrases by emergency rule, the department may be subject to legal challenges and attorney fees for having inaccurate rule references. Moreover, such a rule may be unenforceable. Thus, if the department does not formally promulgate an emergency rule, it may not be able to timely and effectively implement HB10. Finally, as expressed in the laws of the State of Missouri, the State has a compelling governmental interest in protecting the sanctity of human life. Ensuring that no state funds are expended in support of abortion, as expressed in HB10, furthers that compelling governmental interest. The department finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The department believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed June 21, 2019, becomes effective July 1, 2019, and expires February 27, 2020.

(1) Definitions.

(A) Affiliate of [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced (as used in section 10.1100 of HB [2010] 10 and this regulation)—factors to be considered in making this determination include, but are not limited to: an organization or location that shares, or has in common, any resource with [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced including, but not limited to, operating funds, bank accounts, facilities, employees, service contracts, equipment, mailing lists, trademarks, copyrights, service

marks, brands, trade names, financial reporting, marketing, advertising, websites, information and education materials, or any other assets.

- (B) Associate of [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced (as used in section 10.1100 of HB [2010] 10 and this regulation)-factors to be considered in making this determination include, but are not limited to: an organization or location that shares an organizational structure with [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced including, but not limited to, parent, subsidiary, or sister organizations; or an organization or location with common or interlocking management, ownership, or governance with [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced; or an organization or location with the public appearance of association with [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced, such as a shared name, or part of a name; an alliance or federation with an organization or location that is commonly identified as an advocate for abortion; or that holds itself out, has held itself out, or refers to itself publicly in a way that demonstrates a connection to an organization or location that is commonly identified as [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced.
- (C) Counsels women to have an abortion (as used in section 10.1005 of HB [2010] 10)—in the absence of an exception required by federal law, includes, but is not limited to, encouraging a patient to have an abortion, referring a patient for an abortion, or providing a patient with information encouraging her to have an abortion.
- (D) Program (as used in section 10.1005 of HB [2010] 10)—a project, service, or activity administered by the department.
- (E) Referring a patient for an abortion (as used in section 170.015, RSMo, for purposes of section [10.720] 10.725 of HB [2010] 10)—does not include providing comprehensive, factual information regarding options, so long as the information is provided for all of the options and in a neutral manner. Also does not include providing contact information, so long as the contact information is provided for all of the options and in a neutral manner. Other actions, such as assisting with making an appointment or assisting with transportation, constitute referring a patient for an abortion.
- (2) The department shall not expend any funds to any clinic, physician's office, or any other place or facility in which abortions are performed or induced other than a hospital, including an abortion facility as defined in section 188.015, RSMo, or any affiliate or associate [thereof] of any such clinic, physician's office, or place or facility in which abortions are performed or induced other than a hospital, as determined by the department in accordance with this regulation.
- (4) [Prior to receiving payment from the department for providing services pursuant to section 10.720 of HB 2010,] After July 1, 2019, no claims for payment shall be submitted by a provider until the provider [shall complete and] submits the form [included herein] provided by the department declaring that the provider will not submit claims for payment that violate HB [2010] 10. A copy of the form can be requested by contacting the department.

AUTHORITY: section 192.006, RSMo 2016, and House Bill 10, [99th] 100th General Assembly, [Second] First Regular Session. Emergency rule filed July 5, 2018, effective July 15, 2018, expired Feb. 28, 2019. Original rule filed July 5, 2018, effective Feb. 28, 2019. Emergency amendment filed June 21, 2019, effective July 1, 2019, expires Feb 27, 2020. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Community and Public Health Chapter 20—Communicable Diseases

EMERGENCY AMENDMENT

19 CSR 20-20.020 Reporting [Communicable, Environmental, and Occupational] Infectious, Contagious, Communicable, or Dangerous Diseases. The department is amending the rule title, rule purpose, and sections (2) and (3).

PURPOSE: This amendment moves Legionellosis from the list of diseases or finding that must be reported within three (3) days to the list of diseases or findings that must be reported within one (1) day. This amendment also changes the rule title and rule purpose to match the language of section 192.020, RSMo, which is the source of statutory authority for this rule.

PURPOSE: This rule designates the diseases[, disabilities, conditions, and findings that] which are infectious, contagious, communicable, or dangerous and must be reported to the local health authority or the Department of Health and Senior Services. It also establishes when they must be reported.

EMERGENCY STATEMENT: The Department of Health and Senior Services ("DHSS") determined that this emergency amendment is necessary to protect the public health, safety, and welfare of Missouri residents and visitors.

This emergency amendment is necessary to ensure that Legionellosis is reported to the local health authority or DHSS within one (1) day of detection. The Center for Disease Control and Prevention (CDC) has reported an increase of Legionellosis cases by five hundred percent (500%) from 2000 to 2017. Although some healthy people exposed to Legionellosis may not get sick, there are individuals who are at a greater risk of contracting the illness, such as those who are more than fifty (50) years old, former or current smokers, and individuals with chronic lung diseases, cancer or other underlying illnesses. The mortality rate of Legionnaires' disease, which is caused by exposure to Legionellosis, ranges from ten to twenty-five percent (10-25%) as stated by the CDC. Due to the staggering increase in number of cases and the inherent danger of Legionellosis, it is imperative for the local health authority or DHSS to be notified within one (1) day of detection in order to take appropriate measures.

DHSS needs this emergency amendment to ensure that the presence of Legionellosis is reported to the local health authority or department within one (1) day of detection. This emergency amendment designates the diseases which are infectious, contagious, communicable, or dangerous and must be reported to the local health authority or the Department of Health and Senior Services. It also establishes when they must be reported.

DHSS finds that there is an immediate danger to the public health, safety, or welfare, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. DHSS believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed June 28, 2019, becomes effective July 8, 2019, and expires February 27, 2020.

(2) Reportable within one (1) day, diseases or findings shall be reported to the local health authority or to the Department of Health and Senior Services within one (1) calendar day of first knowledge or suspicion by telephone, facsimile, or other rapid communication. Reportable within one (1) day, diseases or findings are—

(A) Diseases, findings, or agents that occur naturally, or from accidental exposure, or as a result of an undetected bioterrorism event:

Animal (mammal) bite, wound, humans

Brucellosis

Chikungunya

Cholera

Dengue virus infection

Diphtheria

Glanders (Burkholderia mallei)

Haemophilus influenzae, invasive disease

Hantavirus pulmonary syndrome

Hemolytic uremic syndrome (HUS), postdiarrheal

Hepatitis A

Influenza-associated mortality

Influenza-associated public and/or private school closures

Lead (blood) level greater than or equal to forty-five micrograms per deciliter (\geq 45 μ g/dl) in any person

Legionellosis

Measles (rubeola)

Melioidosis (Burkholderia pseudomallei)

Meningococcal disease, invasive

Novel Influenza A virus infections, human

Outbreaks (including nosocomial) or epidemics of any illness, disease, or condition that may be of public health concern, including any illness in a food handler that is potentially transmissible through food

Pertussis

Poliovirus infection, nonparalytic

Q fever (acute and chronic)

Rabies (animal)

Rubella, including congenital syndrome

Shiga toxin-producing Escherichia coli (STEC)

Shiga toxin positive, unknown organism

Shigellosis

Staphylococcal enterotoxin B

Syphilis, including congenital syphilis

T-2 mycotoxin

Tetanus

Tuberculosis disease

Tularemia (all cases other than suspected intentional release)

Typhoid fever (Salmonella typhi)

Vancomycin-intermediate Staphylococcus aureus (VISA), and Vancomycin-resistant Staphylococcus aureus (VRSA)

Venezuelan equine encephalitis virus neuroinvasive disease

Venezuelan equine encephalitis virus nonneuroinvasive disease

Viral hemorrhagic fevers other than suspected intentional (e.g., Viral hemorrhagic fever diseases: Ebola, Marburg, Lassa, Lujo, new world Arenavirus (Guanarito, Machupo, Junin, and Sabia viruses), or Crimean-Congo)

Yellow fever

Zika;

(B) Diseases, findings or adverse reactions that occur as a result of inoculation to prevent smallpox, including, but not limited to, the following:

Accidental administration

Contact transmission (i.e., vaccinia virus infection in a contact of a smallpox vaccinee)

Eczema vaccinatum

Erythema multiforme (roseola vaccinia, toxic urticaria)

Fetal vaccinia (congenital vaccinia)

Generalized vaccinia

Inadvertent autoinoculation (accidental implantation)

Myocarditis, pericarditis, or myopericarditis

Ocular vaccinia (can include keratitis, conjunctivitis, or blephar-

itis)

Post-vaccinial encephalitis or encephalamyelitis

Progressive vaccinia (vaccinia necrosum,

vaccinia gangrenosa, disseminated vaccinia)

Pyogenic infection of the vaccination site Stevens-Johnson Syndrome.

(3) Reportable within three (3) days diseases or findings shall be reported to the local health authority or the Department of Health and Senior Services within three (3) calendar days of first knowledge or suspicion. These diseases or findings are—

Acquired immunodeficiency syndrome (AIDS)/Human immunodeficiency virus (HIV) infection, Stage 3

Babesiosis

California serogroup virus neuroinvasive disease

California serogroup virus non-neuroinvasive disease

Campylobacteriosis

Carbon monoxide exposure

CD4+ T cell count and percent

Chancroid

Chemical poisoning, acute, as defined in the most current ATSDR CERCLA Priority List of Hazardous Substances; if terrorism is suspected, refer to subsection (1)(B)

Chlamydia trachomatis, infections

Coccidioidomycosis

Creutzfeldt-Jakob disease

Cryptosporidiosis

Cyclosporiasis

Eastern equine encephalitis virus neuroinvasive disease

Eastern equine encephalitis virus non-neuroinvasive disease

Ehrlichiosis/Anaplasmosis (Ehrlichia chaffeensis infection, Ehrlichia ewingii infection, Anaplasma phagocytophilum infection, and Ehrlichiosis/Anaplasmosis, human, undetermined)

Giardiasis

Gonorrhea

Hansen's disease (Leprosy)

Heavy metal poisoning including, but not limited to, arsenic, cadmium, and mercury

Hepatitis B, acute

Hepatitis B, chronic

Hepatitis B surface antigen (prenatal HBsAg) in pregnant women

Hepatitis B Virus Infection, perinatal (HBsAg positivity in any infant aged equal to or less than twenty-four (≤24) months who was born to an HBsAg-positive mother)

Hepatitis C, acute

Hepatitis C, chronic

Human immunodeficiency virus (HIV) infection, exposed newborn infant (i.e., newborn infant whose mother is infected with HIV)

Human immunodeficiency virus (HIV) infection, including any test or series of tests used for the diagnosis or periodic monitoring of HIV infection. For series of tests which indicate HIV infection, all test results in the series (both positive and negative) must be reported.

Human immunodeficiency virus (HIV) infection, including any negative, undetectable, or indeterminate test or series of tests used for the diagnosis or periodic monitoring of HIV infection conducted within one hundred eighty (180) days prior to the test result used for diagnosis of HIV infection

Human immunodeficiency virus (HIV) infection, pregnancy in newly identified or pre-existing HIV positive women

Human immunodeficiency virus (HIV) infection, test results (including both positive and negative results) for children less than two (2) years of age whose mothers are infected with HIV

Human immunodeficiency virus (HIV) infection, viral load measurement (including undetectable results)

Hyperthermia

Hypothermia

Lead (blood) level less than forty-five micrograms per deciliter ($<45~\mu g/dl$) in any person

[Legionellosis]

Leptospirosis

Listeriosis

Lyme disease

Malaria

Methemoglobinemia, environmentally induced

Mumps

Non-tuberculosis mycobacteria (NTM)

Occupational lung diseases including silicosis, asbestosis, byssinosis, farmer's lung, and toxic organic dust syndrome

Pesticide poisoning

Powassan virus neuroinvasive disease

Powassan virus non-neuroinvasive disease

Psittacosis

Rabies Post-Exposure Prophylaxis (Initiated)

Respiratory diseases triggered by environmental contaminants including environmentally or occupationally induced asthma and bronchitis

Rickettsiosis, Spotted Fever

Saint Louis encephalitis/virus neuroinvasive disease

Saint Louis encephalitis virus non-neuroinvasive disease

Salmonellosis

Streptococcus pneumoniae, Invasive disease (IPD-Invasive Pneumococcal Disease)

Streptococcal toxic shock syndrome (STSS)

Toxic shock syndrome, non-streptococcal

Trichinellosis

Tuberculosis infection

Varicella (Chickenpox)

Varicella deaths

Vibriosis (non-cholera Vibrio species infections)

West Nile virus neuroinvasive disease

West Nile virus non-neuroinvasive disease

Western equine encephalitis virus neuroinvasive disease

Western equine encephalitis virus non-neuroinvasive disease Yersiniosis.

AUTHORITY: sections 192.006, 192.020, 210.040, and 210.050, RSMo 2016. This rule was previously filed as 13 CSR 50-101.020. Original rule filed July 15, 1948, effective Sept. 13, 1948. For intervening history, please consult the Code of State Regulations. Emergency amendment filed June 28, 2019, effective July 8, 2019, expires Feb. 27, 2020. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Community and Public Health Chapter 20—Communicable Diseases

EMERGENCY AMENDMENT

19 CSR 20-20.040 [Measure for the Control of Communicable, Environmental and Occupational Diseases] Measures to Determine the Prevalence and Prevent the Spread of Diseases which are Infectious, Contagious, Communicable, or Dangerous in their Nature. The department is amending the title and sections (1) and (2) and adding new sections (6) and (7).

PURPOSE: This amendment changes the title and disease categories to be in accordance with the disease categories listed in section 192.020, RSMo and 19 CSR 20-20.020. This amendment also sets forth additional methods to determine the prevalence and to prevent the spread of diseases which are infectious, contagious, communicable, or dangerous in their nature within Missouri, including notification of the public and potentially exposed individuals and the issuance of orders.

EMERGENCY STATEMENT: The department has updated this rule in order to better determine the prevalence and to prevent the spread

of diseases which are infectious, contagious, communicable, or dangerous in their nature within Missouri, including through notification of the public and potentially exposed individuals and the issuance of orders. The department has also changed the title and disease categories to be in accordance with the disease categories listed in section 192.020, RSMo and listed and updated in 19 CSR 20-20.020. This emergency amendment is necessary to protect a compelling governmental interest and to protect the public health, safety, and/or welfare by setting forth additional methods to determine the prevalence and to prevent the spread of diseases which are infectious, contagious, communicable, and dangerous in their nature within Missouri and by changing the title and disease categories to be in accordance with the disease categories listed in section 192.020, RSMo and listed and updated in 19 CSR 20-20.020. The department must act in a purposeful and comprehensive manner to determine the prevalence and to prevent the spread of diseases in order to protect the public health, safety, and/or welfare of Missouri citizens. Communicable diseases that are infectious in their nature are emerging at a rate that has not been seen before. Since 1970, about forty (40) infectious diseases have been discovered, including Severe Acute Respiratory Syndrome (SARS), Middle East Respiratory Syndrome (MERS), Ebola, chikungunya, avian flu, swine flu, and most recently Zika. These infectious diseases continue to emerge, re-emerge, and spread rapidly which result in global epidemics. Many factors are causing an increase in the emergence and re-emergence of infectious diseases. These factors include people traveling more frequently and to greater distances, people living in more densely populated areas, people coming into closer contact with wild animals, antimicrobial resistance, and deliberate introduction of these diseases as a result of bioterrorism. Other communicable diseases such as measles and legionella have also increased. The Centers for Disease Control and Prevention reports that from January 1, to May 24, 2019, 940 individual cases of measles have been confirmed in 26 states including Missouri. This is the greatest number of cases reported in the United States since 1994 and since measles was declared eliminated in 2000. This increase in measles is due to travelers with measles bringing the disease into the United States, the fact that measles is still common in many parts of the world and because many people who get measles are unvaccinated. Finally, the communicable disease legionellosis, including Legionnaire's disease and Pontiac Fever, has been on the rise since 2000. The rate of reported cases has grown by nearly 5.5 times from 2000 to 2017 with health departments reporting 7500 cases of legionellosis in 2017. Legionellosis is particularly concerning as the mortality rate of this disease is estimated to be between five percent (5%) to thirty percent (30%). As a result, the department finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The department believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed June 28, 2019, becomes effective July 8, 2019, and expires February 27, 2020.

(1) [In controlling the diseases and findings listed in 19 CSR 20-20.020, the director shall comply with the methods of control section of one (1) of the two (2) books listed in 19 CSR 20-20.030(2)(B) or the recommendations of the Immunization Practices Advisory Committee (ACIP) published by the Centers for Disease Control in the Morbidity and Mortality Weekly Report listed in 19 CSR 20-20.030(2)(B).] The director shall use the legal means necessary to control, investigate, or both, any disease or condition listed in 19 CSR 20-20.020 which is a threat to the public health.

- (2) It shall be the duty of the local health authority, the director of the Department of Health, or the director's designated representative on receiving a report of a *[communicable, environmental or occupational disease]* disease which is infectious, contagious, communicable, or dangerous in its nature as included in 19 CSR 20-20.020 to—
- (A) Inspect any premises that they have reasonable grounds to believe are in a condition conducive to the spread of [any communicable] the disease:
- (C) Collect for laboratory analysis any samples or specimens that may be necessary to confirm the diagnosis or presence of the disease or biological, chemical, or physical agents and to determine the source of the infection, epidemic, or exposure. Health program representatives and other personnel employed by the Department of Health, after training and certification to perform venipuncture, and after specific authorization from a physician, are authorized to perform venipuncture utilizing procedures within the scope of the training they have been given. The content and scope of this training shall be established by the Department of Health. Training shall be provided by a physician or his/her designee and the certificate shall be signed by the physician. Nothing in this rule shall limit the authority of local public health departments to establish their own training policies, with or without certification, or to limit their voluntary participation in the certification program developed by the Department of Health, nor shall it apply to venipuncture for other purposes;
- (G) Establish appropriate control measures which may include isolation, quarantine, disinfection, immunization, closure of establishment, notification to potentially exposed individuals to make them aware of the risk or potential risk of the disease and such information required to avoid or appropriately respond to the exposure, notification to the public of the risk or potential risk of the disease and such information required to avoid or appropriately respond to the exposure, the creation and enforcement of adequate orders to prevent the spread of the disease and other measures considered [appropriate by medical experts for the protection of public health] by the department and/or local health authority as appropriate disease control measures based upon the disease, the patient's circumstances, the type of facility available, and any other available information related to the patient and the disease or infection;
- (H) Establish, as the local health authority, whenever a case of unrecognized illness is reported or otherwise brought to the attention of the local health authority or the Department of Health and investigation presents symptoms of a communicable disease, but sufficient time has not elapsed to render a positive diagnosis, after consultation with the director or his/her designated representative, the control measures applicable in actual cases of the suspected communicable disease, until a positive diagnosis can be established. If a disease proves to be noncommunicable, the temporary control measures shall be terminated at once;
- (J) Investigate, as the local health authority, the disease within the local jurisdiction with assistance from the director of the Department of Health or his/her designated representative when any outbreak or unusual occurrence of a reportable disease is identified through reports required by 19 CSR 20-20.020. If, in the judgment of the director, the disease outbreak or unusual occurrence constitutes a medical emergency, the director may assume direct responsibility for the investigation.
- (3) It shall be the duty of the local health authority, upon identification of a case of a reportable disease or upon receipt of a report of that disease, to take actions and measures as may be necessary according to any policies which have been or may be established by the director of the Department of Health, within the provisions of section (2) and subsections (2)(A)–(J) of this rule.
- (C) Control measures implemented by the local health authority shall be at least as stringent as those established by the director of the Department of Health and shall be subject to review and alteration by

the director. If the local health authority fails to carry out appropriate control measures, the director or his/her designated representative shall take steps necessary to protect the public health.

- (5) Every practitioner of the healing arts and every person in charge of any medical care facility shall permit the director of the Department of Health or the director's designated representative to examine and review any medical records which are in the practitioner's or person's possession or to which the practitioner or person has access, upon request of the director or the director's designated representative in the course of investigation of reportable diseases in 19 CSR 20-20.020.
- (6) In order to determine the prevalence of infectious diseases, contagious diseases, communicable diseases, or diseases dangerous in their nature within Missouri, the department may inspect, investigate, make findings, and make and enforce adequate orders to prevent the spread of such diseases included in 19 CSR 20-20.020.
- (7) In order to prevent the spread of infectious diseases, contagious diseases, communicable diseases, or diseases that are dangerous in their nature within Missouri, it shall be the duty of the local health authority, the director of the department or the director's designated representative to do the following:
- (A) Notify or ensure adequate notice is given to potentially exposed individuals when such official determines that a case or outbreak of any such disease subjects such individuals to serious illness or death, if acquired; and
- (B) Notify or ensure adequate notice is given to the public when such official determines that a case or outbreak of any such disease subjects the public to serious illness or death, if acquired, and the identity of potentially exposed individuals is not known at such time or cannot be known.

Such notice shall provide necessary information for the recipient to avoid or appropriately respond to the exposure.

AUTHORITY: sections 192.006 and 192.020, RSMo [2000] 2016. This rule was previously filed as 13 CSR 50-101.050. Original rule filed July 15, 1948, effective Sept. 13, 1948. For intervening history, please consult the Code of State Regulations. Emergency amendment filed June 28, 2019, effective July 8, 2019, expires Feb. 27, 2020. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 30—Ambulatory Surgical Centers and Abortion Facilities

EMERGENCY AMENDMENT

19 CSR 30-30.060 Standards for the Operation of Abortion Facilities. The department is amending section (2).

PURPOSE: This regulation establishes standards for the operation of abortion facilities to ensure safe, quality care in accordance with legal requirements.

EMERGENCY STATEMENT: This emergency amendment allows—under limited circumstances with detailed medical documentation—the physician who is to perform or induce an abortion to delay performing the pelvic examination until the day of the abortion. Without this emergency amendment, this rule and section 188.027, RSMo on informed consent require for every abortion that the physician who is

to perform or induce the abortion must conduct the pelvic examination at least seventy-two (72) hours before the abortion. Pelvic examinations are necessary before abortions and can provide information that is necessary for informed consent-including information that informs the proposed abortion method and uterine size and position, which can impact the risks to the woman in light of her medical condition. However, circumstances may exist where the physician who is to perform or induce the abortion determines based on a thorough review of the patient and sound medical judgment that-based on a particular patient's unique condition—a pelvic examination is not medically indicated. Therefore, this rule should be amended so that pelvic examinations are not required at least seventy-two (72) hours before an abortion for every patient regardless of that particular patient's unique circumstances, so long as the requirements in this rule are met and a pelvic examination is still performed before every abortion. This rule is necessary to preserve a compelling governmental interest that requires an early effective date because the regular rulemaking process takes several months, and during that time this rule (if not amended) would, in conjunction with section 188.027, RSMo, require a pelvic examination at least seventy-two (72) hours before an abortion even in those cases where a physician who is to perform or induce the abortion had determined based on a thorough review and sound medical judgment that—based on a particular patient's unique condition—a pelvic examination was not medically indicated. As a result, the department finds a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. This emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The department believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed June 21, 2019, becomes effective July 1, 2019, and expires February 27, 2020.

(2) Direct patient care services.

(D) A written medical history shall be obtained for each patient. At least seventy-two (72) hours before the abortion, [A]a health assessment [including] and a pelvic examination shall be performed by the physician who is to perform or induce the abortion, unless in the clinical judgment of that physician such pelvic examination is not medically indicated at such time for that individual patient, in which case such pelvic examination shall be completed on the day of the abortion by the physician performing or inducing the abortion. The basis for the determination to delay the pelvic examination shall be documented in detail in the patient's medical record. Pregnancy shall be confirmed by clinical evidence and laboratory tests. This information shall be used in determining the duration of gestation, identifying preexisting medical or other complications, and detecting any factors which could influence the choice of the procedure, anesthesia, or preoperative and postoperative management. If the physician determines gestation is beyond the first trimester, an ultrasound examination shall be performed and results shall be recorded in the patient's medical record.

AUTHORITY: section 197.225, RSMo Supp. 2017. Original rule filed July 15, 1987, effective Oct. 25, 1987. Amended: Filed June 14, 1988, effective Oct. 13, 1988. Amended: Filed Oct. 24, 2017, effective April 30, 2018. Emergency amendment filed June 21, 2019, effective July 1, 2019, expires Feb. 27, 2020. A proposed amendment covering this same material is published in this issue of the Missouri Register.

he Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo 2016.

EXECUTIVE ORDER

19-11

WHEREAS, agriculture is a vital industry to the State of Missouri, providing a safe, abundant, and affordable supply of food, fiber, and fuel for the state, nation, and world; and

WHEREAS, the agricultural industry contributes \$88 billion to the economy of the State of Missouri and employs more than 15% of the state's workforce; and

WHEREAS, Missouri's nearly 100,000 farms produce more than \$11.5 billion worth of agricultural goods annually, with \$2.25 billion exported to foreign markets; and

WHEREAS, 28.3 million acres of Missouri land is utilized to produce agricultural and forest products; and

WHEREAS, farming forges strong rural communities, fosters a thriving business climate, and promotes a high-quality way of life; and

WHEREAS, agriculture provides the foundation for a variety of related businesses, from pharmaceuticals to equipment; and

WHEREAS, low market prices and adverse weather conditions have taken their toll on our farming industry; and

WHEREAS, there is an opportunity for greater in-state processing and manufacturing of Missouri agricultural and forest products; and

WHEREAS, the Missouri Agricultural Foundation, with support from the University of Missouri College of Agriculture, Food, and Natural Resources, the Department of Agriculture, and Missouri agriculture organizations have jointly studied the economic feasibility of food processing and manufacturing in Missouri; and

WHERERAS, the 2019 economic feasibility study estimated that advancement of a new food processing and manufacturing initiative could create nearly 70,000 new jobs, contribute \$3 billion to annual and state tax revenues, and add \$25 billion to Missouri's economic output within ten years:

NOW THEREFORE, I, MIKE KEHOE, LIEUTENANT GOVERNOR OF THE STATE OF MISSOURI, upon express delegation of Michael L. Parson, Governor of the State of Missouri, and by virtue of the authority vested in him by the Constitution and laws of the State of Missouri, do hereby establish the Missouri Food, Beverage, and Forest Products Manufacturing Task Force as follows:

- 1. The Task Force shall consist of seven voting members and 15 non-voting advisory members who shall be appointed by and serve at the pleasure of the Governor. The voting members are as follows:
 - a. The Lieutenant Governor, who shall serve as Chair;
 - b. The Vice Chancellor and Dean of the University of Missouri College of Agriculture, Food, and Natural Resources;
 - c. The Director of the Missouri Department of Agriculture;
 - d. Chair of the Senate Agriculture, Food Production and Outdoor Resources Committee;
 - e. Chair of the House of Representatives Agriculture Policy Committee;
 - f. One representative of Missouri Farm Bureau; and
 - g. One representative of Missouri Farmers Care.

- 2. The non-voting advisory members shall be recommended by the voting members of the Task Force and shall consist of individuals who are collectively experienced in agriculture including, but not limited to, livestock production, crop production, poultry production, forest products products agribusiness, food processing, food packaging, transportation, education, government affairs, financial services, and economic development.
- 3. The economic feasibility study outlined three recommendations for Missouri:
 - a. Deliver comprehensive, in-depth business development, product development, and supplychain services to start-up and small- and medium-sized food processing and manufacturing companies.
 - b. Develop Missouri as a leading center in the research, development, testing, and production of foods linked to healthful benefits.
 - c. Enhance commodity utilization by adding value to Missouri's major commodities, including livestock, soybeans, corn, dairy, and eggs.
- 4. The Task Force shall focus on developing the following for each of the three recommendations above:
 - a. Surveying past and present status, including resource allocation;
 - b. Creating a five-year timeline and strategy for implementation;
 - c. Developing an operating plan to leverage existing activities and programs in food and beverage processing and manufacturing, including a proposal for Missouri investment; and
 - d. Establishing a marketing plan for the promotion of existing and new Missouri-based products.
- 5. The Task Force shall report to the Governor on its activities regularly, and shall present preliminary findings to the Governor by October 1, 2019, with ongoing reports through November 1, 2024. The Task Force shall meet upon calling of the Governor or the Chair.
- The University of Missouri College of Agriculture, Food, and Natural Resources, Department of Agriculture, and Missouri Farm Bureau shall cooperatively provide administrative and staff support services required by the Task Force.
- Members of the Task Force shall not receive any compensation for their duties as members of the Task Force, but may be reimbursed for necessary expenses associated with performing their duties, subject to the availability of funds.

This order shall terminate on November 1, 2024, unless extended in whole or in part.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 28th day of June, 2019.

Mike Kchoe

Licutenant Governor

ATTEST:

nder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

n important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment, or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

n agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety- (90-) day-count necessary for the filing of the order of rulemaking.

f an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.

[Bracketed text indicates matter being deleted.]

Title 2—DEPARTMENT OF AGRICULTURE
Division 30—Animal Health
Chapter 2—Health Requirements for Movement of
Livestock, Poultry, and Exotic Animals

PROPOSED AMENDMENT

2 CSR 30-2.020 Movement of Livestock, Poultry, and Exotic Animals Within Missouri. The director is amending section (6).

PURPOSE: This amendment will exempt captive cervids from Brucellosis and Tuberculosis testing requirements that are moving to a Big Game Hunting Preserve.

- (6) Captive Cervids.
 - (B) Brucellosis Requirements.
- 1. All sexually intact animals six (6) months of age and older, not under quarantine and not affected with brucellosis, must have a

negative brucellosis test within one (1) year prior to movement (negative test date must be listed on the Certificate of Veterinary Inspection or on the Breeder's Movement Certificate) except—

- A. Captive cervids originating from certified brucellosis-free herds may move on the current herd number and test date;
- B. Captive cervids moving directly to a slaughter facility; [and]

C. Captive cervids moving directly to a big game hunting preserve; and

[C.]D. Movement to a licensed livestock market or premises of licensed dealer provided the cervids are tested within five (5) days and are quarantined and isolated pending test results. All records must be kept for five (5) years and available for inspection by a representative of the MDA upon request.

(C) Tuberculosis Requirements.

- 1. Captive cervids, six (6) months of age and older, not known to be affected or exposed to tuberculosis and not in a status herd, must have one (1) tuberculosis test, within one (1) year prior to movement, using the single cervical method or program-approved test (negative test date must be listed on the Certificate of Veterinary Inspection or listed on a Breeder's Movement Certificate), except—
- A. Captive cervids originating from accredited tuberculosisfree herds may move on the current herd number and test date;
- B. Captive cervids moving directly to a slaughter facility; [and]

$\ensuremath{\text{\textbf{C}}}.$ Captive cervids moving directly to a big game hunting preserve; and

[C.]D. Movement to a licensed livestock market or premises of licensed dealer provided the cervids are tested within five (5) days and are quarantined and isolated pending test results. All records must be kept for five (5) years and available for inspection by a representative of the MDA upon request.

AUTHORITY: section 267.645, RSMo [2000] 2016. Original rule filed April 18, 1975, effective April 28, 1975. For intervening history, please consult the Code of State Regulations. Amended: Filed June 19, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment by website: http://agriculture.mo.gov/proposed-rules/, mail: Missouri Department of Agriculture, attn: Animal Health Division, PO Box 630, Jefferson City, MO 65102, or by email: Animal.Health@mda.mo.gov. To be considered, comments must be received within thirty (30) days of publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 4—Wildlife Code: General Provisions

PROPOSED AMENDMENT

3 CSR 10-4.136 Giving Away Wildlife. The commission proposes to amend this rule.

PURPOSE: This amendment adds elk to the provisions by which the taker may give wildlife to another person.

Wildlife legally taken and possessed may be given to another only by the taker after completion of the day's fishing or hunt. Any wildlife given to another shall continue to be included in the daily limit of the taker for the day when taken. Wildlife, except deer, elk, and turkeys taken in Missouri, shall be labeled with the full name, address and permit number of the taker, species and the date when taken. Deer, elk, and turkeys taken in Missouri shall be labeled with the full name and address of the taker, the date taken, and the Telecheck confirmation number of the deer, elk, or turkey. Wildlife received as a gift shall be included in the possession limit of the recipient.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Aug. 17, 1966, effective Dec. 31, 1966. For intervening history, please consult the **Code of State Regulations**. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 4—Wildlife Code: General Provisions

PROPOSED AMENDMENT

3 CSR 10-4.137 Wildlife Identification. The commission proposes to amend this rule.

PURPOSE: This amendment adds identification requirements for elk that have been taken or are being possessed.

The taker and/or possessor of any wildlife shall keep the wildlife separate or distinctly identifiable from wildlife taken or possessed by another. When not personally attended, the wildlife shall be plainly labeled with the full name and address or Conservation Number of the taker and/or possessor, except as provided in 3 CSR 10-6.405, 3 CSR 10-7.431, [and] 3 CSR 10-7.455, and 3 CSR 10-7.700.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Aug. 26, 1964, effective Dec. 31, 1964. For intervening history, please consult the **Code of State Regulations**. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, com-

ments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 4—Wildlife Code: General Provisions

PROPOSED AMENDMENT

3 CSR 10-4.140 Possession, Storage and Processing. The commission proposes to amend sections (2) and (3) of this rule.

PURPOSE: This amendment establishes conditions under which elk may be possessed and stored.

- (2) All stored wildlife, except deer, **elk**, and turkeys taken in Missouri, shall be labeled with the owner's full name and address, or Conservation Number, and permit number, as required, species, and date of placing in storage. If taken in another state or country, it also shall bear the export certificate, if required. Stored deer, **elk**, and turkeys taken in Missouri shall be labeled with the taker's full name and address, or Conservation Number, the date taken, and the Telecheck confirmation number of the deer, **elk**, or turkey.
- (3) The manager of any commercial processing or cold storage plant shall possess, process, or store deer **and elk** only under the provisions of 3 CSR 10-10.744. Deer **and elk** left for processing at any commercial processing plant shall be claimed by the owner by May 1 following the season when taken. All commercially-processed deer **and elk** not claimed and picked up or stored by May 1 following the season when taken shall be considered abandoned and must be reported immediately to an agent of the department for disposal.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Aug. 14, 1970, effective Dec. 31, 1970. For intervening history, please consult the **Code of State Regulations**. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 4—Wildlife Code: General Provisions

PROPOSED AMENDMENT

3 CSR 10-4.145 Preparing and Serving Wildlife. The commission proposes to amend section (1) of this rule.

PURPOSE: This amendment adds elk to the list of species where a Telecheck confirmation number is used in addition to other labels when food is taken to a place that customarily serves food.

(1) Any person possessing wildlife legally may serve it in his/her home or camp, or deliver it in person to any place customarily engaged in serving food and, within seven (7) days of delivery, may have it prepared and served to him/her. The wildlife shall be labeled with the full name, address and, where required, permit number or for deer, elk, and turkeys Telecheck confirmation number of the taker and this information, together with the species and number of wildlife and the date of delivery, shall be recorded by the recipient.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Aug. 18, 1969, effective Dec. 31, 1969. For intervening history, please consult the Code of State Regulations. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.205 Permits Required: Exceptions. The commission proposes to amend subsections (1)(A), (1)(C), and (1)(E), add new subsection (1)(H), re-letter subsequent subsections, and amend new subsections (1)(J), (1)(K) and (1)(R).

PURPOSE: This amendment limits the exceptions to the permit requirements for hunting elk and specifies that the Apprentice Hunter Authorization may not be used as a substitute for the display of a hunter education certificate card when obtaining elk hunting permits.

- (1) Any person who chases, pursues, takes, transports, ships, buys, sells, possesses, or uses wildlife in any manner must first obtain the prescribed hunting, fishing, trapping, or other permit, or be exempted under 3 CSR 10-9.110, with the following exceptions:
- (A) A resident landowner as defined in this Code, may hunt, trap, or fish as prescribed in Chapters 6, 7, and 8 without permit (except landowner deer, elk, and turkey hunting permits, Migratory Bird Hunting Permit, and Conservation Order Permit as prescribed), but only on land s/he owns upon which s/he resides, and may transport and possess wildlife so taken;
- (C) Any resident of Missouri sixty-five (65) years of age or older may take wildlife as provided in Chapter 7 without permit (except all special hunting permits, **elk hunting permits**, Migratory Bird Hunting Permit, and Conservation Order Permit as prescribed); provided, while hunting, s/he carries a valid Missouri driver license, notarized affidavit, or similar official document proving his/her eligibility based on residency and age, and shall submit documentation for inspection by any agent of the department on request;
- (E) Any person fifteen (15) years of age or younger may take wildlife (except deer, **elk**, and turkey) as provided in Chapter 7 without permit provided, s/he has in his/her possession a valid hunter education certificate card or s/he is in the immediate presence of a properly licensed adult hunter who is eighteen (18) years of age or

older and has in his/her possession a valid hunter education certificate card or was born before January 1, 1967. Persons under eleven (11) years of age may not purchase firearms deer and turkey hunting permits except as provided in subsection (1)(F) of this rule (see 3 CSR 10-5.215(4));

(H) Any person at least eleven (11) but not older than fifteen (15) years of age with a hunter education certificate card and a valid elk hunting permit may hunt in the immediate presence of an adult who is eighteen (18) years of age or older and has in his/her possession a valid hunter education certificate card or was born before January 1, 1967. Any adult meeting these requirements may accompany youth elk hunters as prescribed in this subsection without a permit;

[(H)](I) Any resident of Missouri fifteen (15) years of age or younger may take wildlife as provided in Chapter 8 without permit, except for cable restraint device requirements in rule 3 CSR 10-8.510 subsection (4)(B);

[(I)](J) Any person born on or after January 1, 1967, and at least sixteen (16) years of age and who does not possess a valid hunter education certificate card may purchase an Apprentice Hunter Authorization for no more than two (2) permit years (March 1 through the last day of February). The Apprentice Hunter Authorization allows the holder to purchase any firearms hunting permit (except elk hunting permits) as provided in this chapter without display of a hunter education certificate card. Such person must hunt in the immediate presence of a properly licensed adult hunter who is eighteen (18) years of age or older and who has in his/her possession a valid hunter education certificate card or was born before January 1, 1967;

[(J)](K) Any resident of Missouri with a developmental disability as defined in section 630.005, RSMo, born on or after January 1, 1967, and at least sixteen (16) years of age and who has taken the Hunter Education Certification Course may purchase any firearms hunting permit as provided in this chapter without display of a valid hunter education certificate card, provided s/he carries a physician's statement provided by the department and signed by a licensed physician qualified to evaluate and treat the condition described and certifies the person has this disability. Such person must hunt in the immediate presence of a properly licensed adult hunter who is eighteen (18) years of age or older and who has in his/her possession a valid hunter education certificate card or was born before January 1, 1967, except any adult meeting these requirements may accompany such person with a developmental disability who is hunting on a valid elk hunting permit during the prescribed elk hunting season without a permit. Printed copies of the physician's statement form can be obtained from the Missouri Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180 and online at www.missouriconservation.org:

[(K)](L) Any hospital patient may fish without permit on the grounds of the hospital where under treatment;

[(L)](M) The director may issue special fishing permits for specified dates without cost to supervised groups involved in rehabilitation programs or groups of hospital patients or persons with disabilities under therapy:

[(M)](N) The director may issue special fishing permits authorizing persons assigned as trainees to a training or rehabilitation unit performing organized conservation or agricultural work under governmental supervision on federal, state, county, or municipal lands to take fish by gig and pole and line methods and to take frogs by fishing methods on the public lands where such conservation or agricultural work is being performed, under regulations applicable to the area. Any person while exercising such privileges shall carry identification, issued by the training agency, showing current assignment to the training or rehabilitation unit;

[(N)](O) For educational purposes, the director may waive fishing permit or tag requirements for specified periods at specified sites and may authorize fishing in restricted waters;

[(O)](P) Any resident of Missouri having a visual acuity not exceeding twenty/two hundred (20/200) in the better eye with maximum

correction, or having twenty degrees (20°) or less field of visual concentric contraction, and any resident who is so severely and permanently disabled as to be unable to move freely without the aid of a wheelchair, may take fish, live bait, clams, mussels, turtles, and frogs as provided in Chapter 6 without permit (except trout permit or daily tag in areas where prescribed); provided, while fishing, s/he carries a certified statement of eligibility from a licensed ophthalmologist or optometrist or from a licensed physician;

[(P)](**Q)** Any resident of Missouri with cerebral palsy or mental disorder or a mental illness as defined in section 630.005, RSMo, and who is so severely disabled that s/he cannot fish alone, may take fish, live bait, clams, mussels, turtles, and frogs as provided in Chapter 6 without permit (except trout permit or daily tag in areas where prescribed); provided, while fishing, s/he is accompanied by a licensed adult fisherman and possesses a certified statement of eligibility from a licensed physician qualified to evaluate and treat the developmentally disabled;

[(Q)](R) Any honorably discharged military veteran having a service-related disability of sixty percent (60%) or greater, or who was a prisoner of war during military service, or any member of the U.S. military currently assigned as a patient to a Warrior Transition Brigade, Warrior Transition Unit, or a military medical center, may take fish, live bait, clams, mussels, turtles, and frogs as provided in Chapter 6 without permit (except trout permit or daily tag in areas where prescribed), and may take wildlife as provided in Chapter 7 without permit (except deer, elk, and turkey hunting permits, Migratory Bird Hunting Permit, and Conservation Order Permit as prescribed); provided, while hunting or fishing, s/he carries a certified statement of eligibility from the U.S. Department of Veterans Affairs, or orders showing assignment to a Warrior Transition Unit or admissions verification to a military medical center;

[(R)](S) Any Missouri resident who is the owner of land that wholly encloses a body of water, or any member of his/her immediate household, may fish without permit in those waters. In the case of corporate ownership, this privilege shall apply to those corporate owners whose domicile is on such corporate-owned land;

[(S)](T) Any person may fish without permit, trout permit, and prescribed area daily tag during free fishing days. Free fishing days are the Saturday and Sunday following the first Monday in June; and [(T)](U) A customer or guest of a licensed trout fishing area may fish for trout without permit (see 3 CSR 10-9.645).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.215 Permits and Privileges: How Obtained; Not Transferable. The commission proposes to amend sections (4) and (5) of this rule.

PURPOSE: This amendment establishes age and hunter education certificate card requirements for obtaining elk hunting permits and adds elk to the list of excepted species where temporary permit authorization numbers are not allowed.

(4) Any person born on or after January 1, 1967, shall obtain and display an approved hunter education certificate card prior to purchase of any firearms hunting permit, except as exempted in 3 CSR 10-5.205. Any person purchasing a firearms hunting permit for another person who is required to be hunter education certified must display a valid hunter education certificate card bearing the name of the person for whom the permit is being purchased. A hunter education card need not be displayed if certification can be verified through direct access to computer data files. Hunter education certification shall be verified by permit vendors on all firearms hunting permits, except as exempted in 3 CSR 10-5.205. Hunter education certification shall be limited to persons eleven (11) years of age or older. Elk hunting permits may be obtained only by residents of Missouri eleven (11) years of age or older that have obtained an approved hunter education certificate card or were born before January 1, 1967, except as exempted in 3 CSR 10-5.205(1)(K). The Missouri Conservation [Heritage] Permit Card will be issued as a replacement for lost or damaged hunter education certificate cards (fee: two dollars (\$2)).

(5) Permits are nontransferable and are valid from date of purchase through the last day of February of the prescribed permit year; except the Migratory Bird Hunting Permit, the Resident Trapping Permit, and the Nonresident Furbearer Hunting and Trapping Permit shall be valid through June 30. Except as provided for permits purchased by telephone, no affidavit, receipt, or other document may be issued or used in lieu of the required permit. Temporary permit authorization number(s) allowing immediate use of permit privileges may be provided for permits (except deer, elk, and turkey permits) purchased through the department's authorized telephone sales service provider. The temporary permit authorization number(s) and picture identification must be carried at all times while hunting, fishing, or trapping until the actual permit(s) is received. Any permit issued or obtained by false statement or through fraud, or while privileges are revoked or denied by the commission, shall be invalid.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.225 Permits: Permit Issuing Agents; Service Fees; Other Provisions. The commission proposes to amend subsection (6)(A) and the authority section of this rule.

PURPOSE: This amendment adds elk hunting permits as a permit that cannot be sold to a person holding an Apprentice Hunter Authorization and corrects an inaccurate reference in the authority section of the rule.

- (6) Firearms hunting permits may not be sold to any persons born on or after January 1, 1967, unless an approved hunter education certificate card is displayed, or hunter education certification can be verified through direct access to computer data files, except that—
- (A) Any firearms hunting permit (except elk as provided in 3 CSR 10-5.205) may be sold to any person born on or after January 1, 1967, and at least sixteen (16) years of age, who purchases an Apprentice Hunter Authorization without display of a hunter education certificate card.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section [252.240] 252.040, RSMo 2016. This version of rule filed Aug. 26, 1975, effective Dec. 31, 1975. For intervening history, please consult the Code of State Regulations. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.300 Apprentice Hunter Authorization. The commission proposes to amend this rule.

PURPOSE: This amendment adds elk hunting permits as a permit that cannot be sold to a person holding an Apprentice Hunter Authorization.

To allow the purchase of firearms hunting permits (except elk as provided in 3 CSR 10-5.205) by persons born on or after January 1, 1967, and at least sixteen (16) years of age without display of a hunter education certificate card. This authorization may be purchased annually for no more than two (2) permit years (March 1 through the last day of February). Fee: ten dollars (\$10).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Sept. 27, 2007, effective Feb. 29, 2008. For intervening

history, please consult the **Code of State Regulations**. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.310 Resident Lifetime Conservation Partner Permit. The commission proposes to amend section (1) of this rule.

PURPOSE: This amendment adds elk as a species which cannot be taken on a Resident Lifetime Conservation Partner Permit.

- (1) To chase, pursue, take, possess, and transport fish (including trout), frogs, mussels, clams, turtles, crayfish, live bait, birds (blue, snow, and Ross's geese during the Conservation Order and migratory birds; except wild turkey), and mammals (except deer **and elk**), and to sell furbearers taken by hunting. Fee:
- (A) For persons age fifteen (15) and under: five hundred fifty dollars (\$550)
- (B) For persons age sixteen (16) through twenty-nine (29): eight hundred dollars (\$800)
- (C) For persons age thirty (30) through thirty-nine (39): seven hundred dollars (\$700)
- (D) For persons age forty (40) through fifty-nine (59): six hundred dollars (\$600)
 - (E) For persons age sixty (60) and older: seventy dollars (\$70)

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed June 20, 1995, effective Jan. 1, 1996. For intervening history, please consult the **Code of State Regulations**. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.320 Resident Lifetime Small Game Hunting Permit. The commission proposes to amend section (1) of this rule.

PURPOSE: This amendment adds elk as a species which cannot be taken on a Resident Lifetime Small Game Hunting Permit.

- (1) To chase, pursue, take, possess, and transport birds (blue, snow, and Ross's geese during the Conservation Order and migratory birds; except wild turkey), mammals (except deer **and elk**), and frogs, and to sell furbearers taken by hunting. Fee:
- (A) For persons age fifteen (15) and under: Two hundred seventy-five dollars (\$275)
- (B) For persons age sixteen (16) through twenty-nine (29): Four hundred dollars (\$400)
- (C) For persons age thirty (30) through thirty-nine (39): Three hundred fifty dollars (\$350)
- (D) For persons age forty (40) through fifty-nine (59): Three hundred dollars (\$300)
 - (E) For persons age sixty (60) and older: Thirty-five dollars (\$35)

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed June 20, 1995, effective Jan. 1, 1996. For intervening history, please consult the **Code of State Regulations**. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.330 Resident Small Game Hunting and Fishing Permit. The commission proposes to amend this rule.

PURPOSE: This amendment adds elk as a species which cannot be taken on a Resident Small Game Hunting and Fishing Permit.

To chase, pursue, take, possess, and transport fish, frogs, mussels, clams, turtles, crayfish, live bait, birds (except wild turkey), and mammals (except deer **and elk**), and to sell furbearers taken by hunting. Fee: nineteen dollars (\$19).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule was previously filed as 3 CSR 10-5.230. This version of rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.331 Resident National Guard and Reserve Service Small Game Hunting and Fishing Permit. The commission proposes to amend this rule.

PURPOSE: This amendment adds elk as a species which cannot be taken on a Resident National Guard and Reserve Service Small Game Hunting and Fishing Permit.

For residents of Missouri who are currently, or have in the previous twelve (12) months, been mobilized and serving on full-time active military duty in either the National Guard (in Federal Status) or Reserve forces of the United States to chase, pursue, take, possess, and transport fish, frogs, mussels, clams, turtles, crayfish, live bait, birds (except wild turkey), and mammals (except deer **and elk**), and to sell furbearers taken by hunting. Fee: five dollars (\$5).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Jan. 30, 2006, effective June 30, 2006. For intervening history, please consult the **Code of State Regulations**. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.345 Resident Small Game Hunting Permit. The commission proposes to amend this rule.

PURPOSE: This amendment adds elk as a species which cannot be taken on a Resident Small Game Hunting Permit.

To chase, pursue, take, possess, and transport birds (except wild turkey), mammals (except deer **and elk**), and frogs, and to sell furbearers taken by hunting. Fee: ten dollars (\$10).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule was previously filed as 3 CSR 10-5.255. This version of rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED RULE

3 CSR 10-5.700 Resident Antlered Elk Hunting Permit

PURPOSE: This rule establishes a permit for residents to take an antlered elk in open counties during the elk hunting season.

To pursue, take, possess, and transport one (1) antlered elk during the elk hunting season. Fee: fifty dollars (\$50).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed June 28, 2019.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions an estimated two thousand eight hundred seventy-five dollars (\$2,875) in the aggregate to modify the Department of Conservation's licensing platform system.

PRIVATE COST: This proposed rule will cost private entities a range from zero dollars (\$0) to fifteen hundred dollars (\$1,500) annually in the aggregate, with the initial year estimated between zero dollars (\$0) and two hundred fifty dollars (\$250) in the initial-year aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PUBLIC COST

I. Department Title: Department of Conservation

Division Title: Division 10 - Conservation Commission

Chapter Title: Chapter 5-Wildlife Code: Permits

Rule Number and	3 CSR 10-5.700 Resident Antlered Elk Hunting Permit
Name:	
Type of	Proposed Rule
Rulemaking:	

II. SUMMARY OF FISCAL IMPACT

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	Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate	
	Department of Conservation	\$2,875 – one-time cost	
- 1		!	4

III. WORKSHEET

[\$8,625 (overall total cost of vendor payments to modify the department's licensing platform system)] X [1/3] = \$2,875 (cost contribution of this rule to the overall total)

IV. ASSUMPTIONS

This is a one-time payment, no additional costs associated with this change are anticipated for the life of the rule. This rule's fiscal cost contributes to one third (1/3) of the overall total cost to modify the licensing platform for initiation of an elk hunting season; the additional two thirds (2/3) is attributed to the Resident Landowner Antlered Elk Hunting Permit and the application process.

FISCAL NOTE PRIVATE COST

I. Department Title: Department of Conservation

Division Title: Division 10 - Conservation Commission

Chapter Title: Chapter 5—Wildlife Code: Permits

Rule Number and	3 CSR 10-5.700 Resident Antlered Elk Hunting Permit.
Name:	
Type of	Proposed Rule
Rulemaking:	

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Individuals utilizing the new permit.	Annual aggregate is estimated at between \$0 and \$1,500 with the initial season estimated between \$0 and \$250; however, as the program grows permit quota will be variable from year to year.

III. WORKSHEET

For the 2020 season, we estimate 5 resident antlered elk permits will be issued at a cost of \$50 per permit to individuals = \$250. The Department does not anticipate increasing the number of permits available for the foreseeable future; however, the number of permits issued will be determined annually based on the size of Missouri's elk herd, population growth rate, bull:cow ratio, and calf recruitment. Theoretically, however, in the future an estimated 30 resident antlered elk permits could be issued at a cost of \$50 per permit to individuals = \$1,500; however, the number of permits issued will be determined annually based on the size of Missouri's elk herd, population growth rate, bull:cow ratio, and calf recruitment.

IV. ASSUMPTIONS

Assuming the size and composition of Missouri's elk herd remains stable, the Department anticipates limiting permit availability to 5 per year; however, that number may go up or down based on herd size, population growth rate, bull:cow ratio, and calf recruitment. Theoretically, however, in the future an estimated 30 resident antiered elk permits could be issued; however, the number of permits issued will be determined annually based on the size of Missouri's elk herd, population growth rate, bull:cow ratio, and calf recruitment.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED RULE

3 CSR 10-5.705 Resident Landowner Antlered Elk Hunting Permit

PURPOSE: This rule establishes a permit for resident landowners to take an antlered elk on their property within the resident landowner permit zone during the elk hunting season.

To pursue, take, possess, and transport one (1) antlered elk during the elk hunting season. Fee: fifty dollars (\$50).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed June 28, 2019.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions an estimated two thousand eight hundred seventy-five dollars (\$2,875) in the aggregate to modify the Department of Conservation's licensing platform system.

PRIVATE COST: This proposed rule will cost private entities a range from zero dollars (\$0) to five hundred dollars (\$500) annually in the aggregate, with the initial year estimated between zero dollars (\$0) and fifty dollars (\$50) in the initial-year aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PUBLIC COST

I. Department Title: Department of Conservation

Division Title: Division 10 - Conservation Commission Chapter Title: Chapter 5--Wildlife Code: Permits

Rule Number and Name:	3 CSR 10-5.705 Resident Landowner Antiered Elk Hunting Permit
Type of	Proposed Rule
Rulemaking:	,

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Department of Conservation	\$2,875 – one-time cost

III. WORKSHEET

[\$8,625 (overall total cost of vendor payments to modify the department's licensing platform system)] X [1/3] = \$2,875 (cost contribution of this rule to the overall total)

JV. ASSUMPTIONS

This is a one-time payment, no additional costs associated with this change are anticipated for the life of the rule. This rule's fiscal cost contributes to one third (1/3) of the overall total cost to modify the licensing platform for initiation of an elk hunting season; the additional two thirds (2/3) is attributed to the Resident Antlered Elk Hunting Permit and the application process.

FISCAL NOTE PRIVATE COST

I. Department Title: Department of Conservation

Division Title: Division 10 - Conservation Commission

Chapter Title: Chapter 5-Wildlife Code: Permits

Rule Number and	3 CSR 10-5.705 Resident Landowner Antlered Elk Hunting Permit]
Name:		
Type of	Proposed Rule	1
Rulemaking:		l i

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Individuals utilizing the new permit.	Annual aggregate is estimated at between \$0 and \$500 with the initial season estimated between \$0 and \$50; however, as the program grows permit quota will be variable from year to year.

III. WORKSHEET

For the 2020 season, we estimate 1 resident landowner antiered elk permit could be issued at a cost of \$50 per permit to individuals = \$50. The Department does not anticipate increasing the number of permits available for the foreseeable future; however, the number of permits issued will be determined annually based on the size of Missouri's elk herd, population growth rate, bull:cow ratio, and calf recruitment. Theoretically, however, in the future an estimated 10 resident landowner antiered elk permits could be issued at a cost of \$50 per permit to individuals = \$500; however, the number of permits issued will be determined annually based on the size of Missouri's elk herd, population growth rate, bull:cow ratio, and calf recruitment.

IV. ASSUMPTIONS

Assuming the size and composition of Missouri's elk herd remains stable, the Department anticipates limiting permit availability to 1 per year; however, that number may go up or down based on herd size, population growth rate, bull:cow ratio, and calf recruitment. Theoretically, however, in the future an estimated 10 resident landowner antiered elk permits could be issued; however, the number of permits issued will be determined annually based on the size of Missouri's elk herd, population growth rate, bull:cow ratio, and calf recruitment.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 7—Wildlife Code: Hunting: Seasons, Methods,
Limits

PROPOSED AMENDMENT

3 CSR 10-7.450 Furbearers: Hunting Seasons, Methods. The commission proposes to amend section (4) and the authority section of this rule.

PURPOSE: This amendment adds the firearms portion of the elk hunting season in open counties to the times when furbearers may not be chased, pursued, or taken during daylight hours with the aid of dogs and corrects an inaccurate reference in the authority section.

(4) No furbearers may be chased, pursued, or taken during daylight hours with the aid of dogs from November 1 through the prescribed November portion of the firearms deer hunting season, during the Antlerless portion of the firearms deer hunting season in counties open to deer hunting, during the firearms portion of the elk season in open counties, or with firearms from a boat at night.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section [252.240] 252.040, RSMo 2016. Original rule filed Aug. 16, 1972, effective Dec. 31, 1972. For intervening history, please consult the Code of State Regulations. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 7—Wildlife Code: Hunting: Seasons, Methods,
Limits

PROPOSED RULE

3 CSR 10-7.700 Elk Hunting Seasons: General Provisions

PURPOSE: This rule establishes the general provisions for hunting elk.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

(1) The current Fall Deer & Turkey Hunting Regulations and Information booklet is hereby incorporated in this Code by reference. This booklet is published annually in August by, and a printed copy

can be obtained from, the Missouri Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180 and is also available online at www.missouriconservation.org. This rule does not incorporate any subsequent amendments or additions.

- (2) Elk may be pursued, taken, killed, possessed, or transported only as permitted in this Code.
- (3) Persons hunting or pursuing elk must possess a prescribed elk hunting permit. Missouri residents, as defined in 3 CSR 10-5.220, may apply for a Resident Antlered Elk Hunting Permit. Approved resident landowners, as defined in 3 CSR 10-7.710, may apply for a Resident Landowner Antlered Elk Hunting Permit.
- (A) Quotas for elk hunting permits are established annually by the Conservation Commission.
 - (B) Permit Draw.
- 1. Application fee for Resident Antlered Elk Hunting Permit: ten dollars (\$10).
- 2. Only one (1) application is allowed per year, except that qualifying resident landowners (see 3 CSR 10-7.710) may apply for one (1) Resident Antlered Elk Hunting Permit and one (1) Resident Landowner Antlered Elk Hunting Permit annually. Resident landowners can only possess one (1) elk hunting permit annually.
 - 3. Only one (1) person is allowed per application.
- 4. Persons drawn for a Resident Antlered Elk Hunting Permit will not be eligible to apply for that permit again for ten (10) years.
- (4) Elk may be pursued or taken only from one-half (1/2) hour before sunrise until one-half (1/2) hour after sunset.
- (5) Elk Hunting Methods.
- (A) Archery: longbows, recurve bows, compound bows, cross-bows, and atlatl.
- (B) Muzzleloader: muzzleloading or cap and-ball firearms, .40 caliber or larger, not capable of being loaded from the breech.
- (C) Any legal method: archery and muzzleloader methods; atlatl; shotguns; handguns or rifles firing expanding-type centerfire ammunition; and air-powered guns, .40 caliber or larger, charged only from an external high compression power source (external hand pump, air tank, or air compressor).
 - (D) Prohibited, in use or possession:
 - 1. Methods restricted by local ordinance;
- 2. Self-loading firearms with capacity of more than eleven (11) cartridges in magazine and chamber combined with the exception of concealable firearms, as defined in Chapter 571, RSMo. Firearms possessed under this exception may not be used to take wildlife while elk hunting;
- 3. Ammunition propelling more than one (1) projectile at a single discharge, such as buckshot;
 - 4. Full hard metal case projectiles;
 - 5. Fully automatic firearms; and
 - 6. Electronic calls or electronically activated calls.
- (6) Elk may not be hunted, pursued, taken, or killed—
 - (A) While in a stream or other body of water;
 - (B) From a boat with a motor attached;
 - (C) With the aid of a motor-driven land conveyance or aircraft;
 - (D) With the aid of dogs, in use or possession;
 - (E) With the aid of artificial light or night vision equipment;
- (F) Within any area enclosed by a fence greater than seven feet (7') in height that could contain or restrict the free range of elk. Exceptions are provided in other rules or by written authorization of the director; and
- (G) With the aid of bait (grain or other feed placed or scattered so as to constitute an attraction or enticement to elk). Scents and minerals, including salt, are not regarded as bait; however, mineral blocks with food additives are prohibited. An area is considered baited for ten (10) days following complete removal of bait. A person

shall be in violation of this provision if they take or attempt to take elk by the aid of bait, where the person knows or reasonably should know the area is or has been baited. It is illegal to place bait in a way that causes others to be in violation of the baiting rule.

- (7) During the firearm portion of the elk hunting season, all persons hunting elk and their companions, must wear a cap or hat and a shirt, vest, or coat of the color commonly known as hunter orange, which must be plainly visible from all sides. Camouflage orange garments do not meet this requirement.
- (8) Hunters who kill or injure an elk must make a reasonable effort to retrieve and tag it, but this does not authorize trespass.
- (9) Hunters who take an elk shall void their permit immediately by notching the month and date of harvest and shall keep the elk separate or distinctly identifiable from elk taken or possessed by another. When the elk is not personally attended and prior to reporting through the Telecheck Harvest Reporting System, the voided permit or proper label shall be attached to the elk. Elk may be possessed and transported only by the taker until reported through the Telecheck Harvest Reporting System. All elk taken shall be accurately reported by the taker or in the taker's immediate presence through the Telecheck Harvest Reporting System by 10:00 p.m. on the day taken. The Telecheck confirmation number shall be recorded immediately on the elk hunting permit. The elk shall remain intact, as a field-dressed carcass, or be quartered with evidence of sex retained until the elk is reported through the Telecheck Harvest Reporting System. All elk shall be reported through the Telecheck Harvest Reporting System prior to processing (except field dressing or quartering as specified in this section) or being removed from the state. After reporting through the Telecheck Harvest Reporting System, elk may be possessed, transported, and stored by anyone when labeled with the permit or any label that includes the full name and address of the taker, date taken, and Telecheck confirmation number.
- (10) Elk (or parts thereof) reported in accordance with established procedures, when labeled with the full name and address of the taker, the date taken, and the Telecheck confirmation number of the elk, may be possessed, transported, and stored by anyone. Commercially processed elk meat may be donated to not-for-profit charitable organizations under guidelines established by the director.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed June 28, 2019.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions an estimated two thousand eight hundred seventy-five dollars (\$2,875) in the aggregate to modify the Department of Conservation's licensing platform system and an estimated initial hunting season annual cost of four thousand eight hundred dollars (\$4,800) to administer the program.

PRIVATE COST: This proposed rule will cost private entities two hundred forty-four thousand seven hundred fifty dollars (\$244,750) annually in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PUBLIC COST

I. Department Title: Department of Conservation

Division Title: Division 10 – Conservation Commission

Chapter Title: Chapter 7-Wildlife Code: Hunting: Seasons, Methods, Limits

Rule Number and		3 CSR 10-7.700 Elk Hunting Seasons: General Provisions.
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	Name:	<u> </u>
	Type of	Proposed Rule
	Rulemaking:	•

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
	\$2,875 – one-time cost \$4,800 – for initial hunting season staff time annually in the aggregate.

III. WORKSHEET

[\$8,625 (overall total cost of vendor payments to modify the department's licensing platform system)] X [1/3] = \$2,875 (cost contribution of this rule to the overall total)

[5 (staff members) X 4 (hours per day of the 16 day season) X \$15/hr] = \$4,800

IV. ASSUMPTIONS

This is a one-time payment, no additional costs associated with this change are anticipated for the life of the rule. This rule's fiscal cost contributes to one third (1/3) of the overall total cost to modify the licensing platform for initiation of an elk hunting season; the additional two thirds (2/3) is attributed to the Resident Antlered Elk Hunting Permit and the Resident Landowner Antlered Elk Hunting Permit.

The Department of Conservation anticipates costs associated with administration of this new hunting program; however, those costs are unknown at this time. An estimate, based on staff time required to visually inspect each harvested animal is as follows:

5 staff members spending approximately 4 hours per day during the 16 day archery and firearms elk seasons at an average salary of \$15 per hour. The number of staff involved will increase over time as the number of permits issued increases.

FISCAL NOTE PRIVATE COST

I. Department Title: Department of Conservation

Division Title: Division 10 – Conservation Commission

Chapter Title: Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

Rule Number and	3 CSR 10-7.700 Elk Hunting Seasons: General Provisions.
Name:	
Type of	Proposed Rule
Rulemaking:	·

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Individuals applying for elk permit and utilizing the new permit.	Initial annual aggregate estimate of \$244,750, with an expectation the number of applicants and permit quota will be variable from year to year.

III. WORKSHEET

24,475 (estimated number of applicants for resident antlered elk hunting permit) X \$10 (cost of application for resident antlered elk hunting permit) = \$244,750

IV. ASSUMPTIONS

The states of Arkansas, Kentucky, Michigan, Pennsylvania, Tennessee, and Wisconsin had approximately 16,000, 7,000, 46,000, 50,000, 13,000, and 38,500 applicants, respectively, in the inaugural years of their elk hunting seasons. This equates to 5%, 2%, 8%, 7%, 4%, and 6% of the total deer hunters in the respective states of Arkansas, Kentucky, Michigan, Pennsylvania, Tennessee, and Wisconsin. The average percentage across these states would be 5%. In Missouri, there were 485,507 deer hunters in 2018. Therefore, we estimate 24,275 (5% x 485,507) applicants for the elk hunting permits during the inaugural year. The number of applicants, however, will be variable from year to year.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

PROPOSED RULE

3 CSR 10-7.705 Elk: Hunting Season

PURPOSE: This rule establishes seasons, limits, and provisions for hunting elk.

- (1) The elk hunting season is comprised of two (2) portions within Carter, Shannon, and Reynolds counties.
- (A) Archery portion: October 17 through 25, 2020; use archery methods only to take elk in open counties; firearms may not be possessed except any person may carry concealable firearms, as defined in Chapter 571 RSMo, on or about his/her person while hunting. Firearms possessed under this exception may not be used to take wildlife while archery hunting.
- (B) Firearms portion: December 12 through 20, 2020; use any legal elk hunting method to take elk in open counties.
- (2) Other wildlife may be hunted during the firearms portion of the elk hunting season except as further restricted in this section:
- (A) During the firearms portion of the elk hunting season in open counties, other wildlife may be hunted only with pistol, revolver, or rifle firing a .22 caliber or smaller rimfire cartridge, or a shotgun and shot not larger than No. 4; except that waterfowl hunters, trappers, or landowners on their land may use other methods as specified in 3 CSR 10-7.410(1)(G);
- (B) During the firearms portion of the elk hunting season in open counties, persons holding an unfilled elk hunting permit and a Resident Small Game Hunting Permit may take furbearers during daylight hours using any legal elk hunting method;
- (C) Furbearers may not be chased, pursued, or taken with the aid of dogs during daylight hours in open counties; and
- (D) Squirrels and rabbits may not be chased, pursued, or taken with the aid of dogs during daylight hours in open counties.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed June 28, 2019.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 7—Wildlife Code: Hunting: Seasons, Methods,
Limits

PROPOSED RULE

PURPOSE: This rule establishes provisions for resident landowners to hunt elk on their property within the resident landowner permit zone during the elk hunting season.

- (1) Approved resident landowners, as defined in 3 CSR 10-20.805, with twenty (20) or more contiguous acres within the resident landowner permit zone can apply for a Resident Landowner Antlered Elk Hunting Permit, but only after application to and approval by the department. Landowner applications and permits may be obtained only in accordance with this rule.
- (A) Resident Landowner Elk Hunting Zone: Shall be within the area beginning at the intersection of Mo. Hwy. W and U.S. Hwy. 60; east on U.S. Hwy. 60 to Oliver St.; west on Oliver St. to Sycamore St.; West on Sycamore St. to James St.; west on James St. to Main St.; north on Main St. to Mo. Hwy D; north on Mo Hwy. D to Mo. Hwy. 21; north on Mo. Hwy. 21 to Mo. Hwy. 106; west on Mo. Hwy. 106 to Mo. Hwy. B; north on Mo. Hwy. B to County Rd. 776; west on County Rd. 776 to County Rd. 242; west on County Rd. 242 to County Rd. 106-B; east on County Rd. 106-B to County Rd. 106-235; south on County Rd. 106-235 to County Rd. P-235; south on County Rd. P-235 to Mo. Hwy. V; south on Mo. Hwy. V to Mo. Hwy. 106; east on Mo. Hwy. 106 to Mo. Hwy. H; south on Mo. Hwy. H to County Rd. H-563; south on County Rd. W-568 to Mo. Hwy. W; south on Mo. Hwy. W to U.S. Hwy. 60.
- (B) Resident landowners may establish eligibility to apply for a landowner elk hunting permit on a form provided by the department. This application shall include the applicant's name, date of birth, domicile address, phone number, conservation identification number, e-mail, property acreage, landowner type, type of corporate ownership (if applicable), and parcel identification for the qualifying property. All applicants must submit an individual application. A new application to establish eligibility for approval to apply for a landowner elk hunting permit, must be submitted at least once every three (3) years or at any time when there is a change to any information required on the current application. Approval of applications received less than (60) sixty days prior to any elk hunt application period cannot be guaranteed. In addition to the application required by this rule, submission of proof of eligibility to receive landowner permits may also be required by the department at any time. Failure to submit satisfactory proof of eligibility at the request of the department shall be sufficient cause for denial of an application or withdrawal of approval to obtain landowner elk hunting permits. Approved landowner applications as defined in 3 CSR 10-7.434 or 3 CSR 10-7.455 for obtaining no-cost landowner deer or turkey permits may satisfy this requirement.
- (C) Approved resident landowners are limited to one (1) landowner application per year.
- 1. Qualifying acreage must be within the resident landowner elk hunting zone.
 - 2. There is no cost for approved landowners to apply.
- 3. If drawn, approved landowners may obtain the permit at a cost of fifty dollars (\$50).
- (2) All landowner elk hunting permits are valid only on qualifying property and are nontransferable.
- (3) All landowners who receive a Resident Landowner Antlered Elk Hunting Permit are not eligible to receive a Resident Antlered Elk Hunting Permit in the same year. A landowner may take only one (1) antlered elk annually.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed June 28, 2019.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) annually in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 7—Wildlife Code: Hunting: Seasons, Methods,
Limits

PROPOSED RULE

3 CSR 10-7.715 Elk: Regulations for Department Areas

PURPOSE: This rule incorporates elk hunting on department areas into Chapter 7.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

Elk may be hunted on lands owned or leased by the department and on lands managed by the department under cooperative agreement as authorized in the current *Fall Deer & Turkey Hunting Regulations and Information* booklet, which is incorporated in this Code by reference. This booklet is published annually in August by, and a printed copy can be obtained from, the Missouri Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180 and is also available online at www.missouriconservation.org. This rule does not incorporate any subsequent amendments or additions.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed June 28, 2019.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) annually in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 9—Wildlife Code: Confined Wildlife: Privileges,
Permits, Standards

PROPOSED AMENDMENT

3 CSR 10-9.625 Field Trial Permit. The commission proposes to

amend section (5) of this rule.

PURPOSE: This amendment adds elk to the list of species that may not be chased or pursued by dogs in field trials.

(5) Except as otherwise provided in this rule, permits will not be valid for hound field trials during or five (5) days prior to the spring turkey [or], firearms deer, or firearms elk hunting season except on established field trial areas. Permits for raccoon field trials will be valid during nighttime hours and provide for casting no more than four (4) dogs at one (1) time during or five (5) days prior to the spring turkey hunting season and during all but the November portion of the firearms deer hunting season and in open counties during the firearms portion of the elk hunting season. In field trials under permit, wildlife not prohibited in 3 CSR 10-7.410 may be chased by dogs under control, but may be pursued and taken only during the open seasons and only by persons possessing a valid hunting permit, except as provided in section (6) of this rule. The sponsoring organization shall issue identification bearing the field trial permit number to all persons without a valid hunting permit who enter dogs in a trial; provided, that this identification shall not be required for trials held entirely on one (1) contiguous tract of land where an agent of the department is provided with a complete list of the names and addresses of all participants before the trial.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed Aug. 27, 1975, effective Dec. 31, 1975. For intervening history, please consult the Code of State Regulations. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 10—Wildlife Code: Commercial Permits:
Seasons, Methods, Limits

PROPOSED AMENDMENT

3 CSR 10-10.768 Sales and Possession of Wildlife Parts and Mounted Specimens. The commission proposes to amend sections (1), (2), and (3) of this rule.

PURPOSE: This amendment adds elk heads, antlers, hides, or feet that can be bought, sold, or bartered when accompanied by a bill of sale. It also requires recipients and purchasers of elk heads or antlers attached to the skull plate to retain a dated bill of sale. Any person who finds and takes into possession a dead elk with antlers still attached to the skull plate must report it to a conservation agent within twenty-four (24) hours to receive possession authorization.

(1) Subject to federal regulations, legally obtained feathers, squirrel pelts, rabbit pelts, and groundhog pelts may be bought, sold, or bartered when accompanied by a bill of sale. In addition, legally

obtained deer and elk heads, antlers, hides, or feet, and turkey feathers, beards, heads, bones, feet, spurs, wings, tails, or tail fans, and skins, including skins with the feathers, wings, and legs attached, may also be bought, sold, or bartered when accompanied by a bill of sale. Bills of sale required by this rule shall contain the seller's full name, address, and the number and species of these parts, and the full name and address of the purchaser. The bill of sale shall be retained by the purchaser while these parts are in his/her possession. Legally taken wildlife and wildlife parts, after mounting or tanning, may be bought and sold.

- (2) The recipient or purchaser of deer **and elk** heads and/or antlers attached to the skull plate must retain a dated bill of sale identifying the seller while the heads or antlers are in his/her possession.
- (3) Any person who finds a dead deer **or elk** with antlers still attached to the skull plate while afield and takes those antlers into possession must report the taking to a conservation agent within twenty-four (24) hours to receive possession authorization. Shed antlers not attached to the skull plate found while afield may be possessed, bought, and sold by any person without possession authorization.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Aug. 27, 1975, effective Dec. 31, 1975. For intervening history, please consult the **Code of State Regulations**. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 11—Wildlife Code: Special Regulations for Department Areas

PROPOSED AMENDMENT

3 CSR 10-11.145 Tree Stands. The commission proposes to amend this rule.

PURPOSE: This amendment adds the requirement of portable tree stands from September 1 through January 31 on areas where elk hunting is allowed.

Only portable tree stands are allowed and only from September 1 through January 31 on areas where deer **or elk** hunting is allowed, by special use permit, or except as otherwise authorized in 3 CSR 10-11.181 Turkeys: Special Hunts and 3 CSR 10-11.182 Deer Hunting of this chapter. Unattended stands must be plainly labeled on a durable material with the full name and address, or Conservation Number, of the owner and be removed from the area before February 1. Use of nails, screw-in steps, and any material or method that would damage the tree is prohibited.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule previously filed as 3 CSR 10-4.115. Original rule filed April 30, 2001, effective Sept. 30, 2001. For intervening history, please consult the Code of State Regulations. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 11—Wildlife Code: Special Regulations for
Department Areas

PROPOSED RULE

3 CSR 10-11.190 Elk Hunting

PURPOSE: This rule establishes provisions for elk hunting on department areas.

Elk may be hunted on department areas as authorized in the current *Fall Deer & Turkey Hunting Regulations and Information* booklet, which is hereby incorporated in this Code by reference. This booklet is published annually in August by, and a printed copy can be obtained from, the Missouri Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180 and is also available online at www.missouriconservation.org. This rule does not incorporate any subsequent amendments or additions.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed June 28, 2019.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) annually in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at http://short.mdc.mo.gov/Z49. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 20—Division of Learning Services Chapter 100—Office of Quality Schools

PROPOSED RULE

5 CSR 20-100.295 Missouri School Improvement Program 6

- PURPOSE: This rule implements an accountability system for Missouri public school districts and is designed to stimulate and encourage continuous improvement in student performance. An assessment of school districts' practices and educational outcomes will enable the State Board of Education to classify districts as required by state law.
- (1) Pursuant to section 161.092, RSMo, this rule is to be effective two (2) years from the date of adoption of the proposed rule by the State Board of Education (board). The Missouri School Improvement Program (MSIP) 6 Standards and Indicators, Appendix A, included herein, is comprised of quantitative and qualitative standards for school districts and charter schools.
- (2) School district and charter school performance will be reviewed annually by the Department of Elementary and Secondary Education (department) in accordance with this rule, including the standards, using the appropriate scoring guide, forms, and procedures outlined by the department. Review of these data will guide the department in determining school districts in need of improvement, charter sponsor evaluation, as well as the appropriate level of intervention necessary for significant and sustained improvement in student achievement. Decisions will be made using multiple years of data.
- (3) The board will assign classification designations of unaccredited, provisionally accredited, accredited, and accredited with distinction.
- (4) Districts identified through MSIP as needing improvement must submit a continuous school improvement plan for approval by the department.
- (5) A classification designation based on the standards of MSIP will remain in effect until the board approves another classification designation. The board may consider changing a district's classification designation upon its determination that the district has—
- (A) Failed to implement any required school improvement plan at an acceptable level;
- (B) Demonstrated significant change in student performance over multiple years;
- (C) Employed a superintendent or chief executive officer without a valid Missouri superintendent's certificate in a K-12 school district, or employed a superintendent or chief executive officer without a valid Missouri superintendent's or elementary principal's certificate in a K-8 school district;
- (D) Experienced significant change in the scope or effectiveness of the programs, services, or financial integrity upon which the original classification designation was based; and/or
 - (E) Failed to comply with a statutory requirement.
- (6) A local board of education (local board) that is dissatisfied with the classification designation assigned by the board shall request reconsideration within sixty (60) calendar days of notice received of the original classification. The request for reconsideration shall be submitted to the commissioner of education and state the specific basis for reconsideration, including any errors of fact to support reconsideration. Review by the board shall be scheduled within sixty (60) calendar days of receipt of the request for reconsideration and shall be based upon the materials submitted with the original classification, the request for reconsideration, and any materials offered by the commissioner of education or requested by the board.

Department of Elementary and Secondary Education – MSIP 6
Standards and Indicators

Appendix A

School Board Leadership

- L1- The local board and superintendent engage in ongoing professional learning and self-evaluation in order to strengthen governance practices.
- A. The local board ensures that the district is guided by a vision, mission, and limited number of focused goals, all of which are the basis for the district's continuous improvement process.
- B. The local board ensures the academic preparation and individual support of each student.
- C. Local board members complete all legally required board training within the mandated timeframe.
- D. The local board president and superintendent implement a formal new board member orientation process within the first twelve (12) months of service.
- E. The local board and the superintendent engage in professional learning designed to improve governance practices.
- F. The local board and the superintendent regularly participate in governance team evaluation to identify governance team strengths and goals for improvement.

Ethics

- L2 The local board and administration conduct school system business in an ethical, legal, and transparent manner.
- A. The local board adopts and administration enforces a policy on legal and professional ethics for all employees.
- B. The local board adopts and adheres to its policy on legal and professional ethics for school board members.
- C. The local board and administration conduct business in compliance with the Missouri Open Meetings and Records Act.
- D. The superintendent ensures that individual requests from local board members are considered by the local board as a whole.

Continuous School Improvement

- L3 The local board annually adopts and administration implements a Continuous School Improvement Plan (CSIP) that demonstrates a focus on district performance and improvement.
- A. The CSIP is developed in collaboration with internal and external stakeholders.
- B. The CSIP is the product of a long-range planning process that includes a data-based needs assessment.
 - C. The CSIP contains:
 - 1. Clear statements of mission and vision;
 - 2. Limited number of focused goals;
 - 3. Evidence-based strategies;
 - 4. Timelines;
 - 5. Persons responsible;
 - 6. Funding sources; and
 - 7. Any other information need to implement the plan.
- $\,$ D. The local board regularly monitors the implementation and outcomes of the CSIP.
 - E. The CSIP is the guiding document for subordinate plans

(Building Improvement Plan, Professional Development Plan, Facilities Plan, etc.).

Operations and Resource Management

- L4 The school system manages school operations and resources to promote each student's academic success and wellbeing in accordance with priorities established in the CSIP.
- A. The school system deliberately allocates both fiscal and non-fiscal resources to align with CSIP priorities and matters of equity.
- B. The local board and administration regularly and systematically engages in long-range financial, facilities, and infrastructure planning.
- C. The budget is developed through a transparent process that complies with law and is approved by the local board.
- D. The local board establishes budget parameters, including minimum fund balances, to guide budget development.
- E. The local board follows all laws regarding finance, contracting, and purchasing.
- F. The local board and administration ensure an annual audit is conducted, evaluated, and followed up on.

School Board Policy

- L5 The local board establishes and implements policies that provide a framework within which the school system operates and ensures legal compliance.
- A. The local board regularly approves policy that is legally compliant and aligns with district priorities.
- B. The local board and administration regularly consults, follows, and enforces policy when conducting school system business.
- C. The local board and administration has a systematic process for establishing, adopting, and revising policies so that they are clear, current, and legally compliant.
- D. The local board approves documents and reports as required by policy and law.

Superintendent Roles, Responsibilities, and Evaluation

- L6 The local board employs and evaluates job performance of a properly certificated superintendent/chief executive officer to manage school system operations.
- A. The local board delegates operational decisions to the superintendent and administration.
- B. The local board conducts a performance-based superintendent/chief executive officer evaluation process based upon clear, written, and measurable targets that are aligned with professional educator leader standards and district performance measures.
- C. The superintendent/chief executive officer's evaluation process is implemented in accordance with the Essential Principles of Effective Evaluation and 5 CSR 20-400.375.
- D. The local board establishes and follows a clear timeline for the superintendent/chief executive officer's evaluation process,

contract decisions, and salary determination.

Personnel and Program Evaluation

- L7 The local board and administration use sufficient and accurate data to make decisions and regularly evaluate district programs, practices, procedures, and attainment of the school system vision, mission, and goals.
- A. The local board and administration consistently use data to make decisions.
- B. The local board and administration monitors the effectiveness of programs, practices, and procedures through an ongoing, systematic evaluation process that includes comprehensive analysis of relevant data.
- C. The local board ensures that personnel evaluations are comprehensive, performance-based, and aligned with state standards.
- D. The local board regularly reviews goals, objectives, and the effectiveness of all programs and services, which support the mission and vision of the district.
- E. The local board annually approves the Professional Development Plan and approves other plans as required by statute and board policy.
- F. The local board approves the leadership development plan to ensure continuity for staff turnover and succession.

Communication

- L8 The local board and administration provides for two- (2-) way, reliable, and representative communication with all stakeholders.
- A. The local board approves a communications plan that outlines multiple methods for two- (2-) way, reliable communication with all stakeholders is implemented and annually reviewed by the local board.
- B. The local board and administration regularly communicate to all stakeholders progress in attainment of the mission and vision using relevant data.

Personnel

- L9 The local board and administration provides sufficient staffing of qualified and highly effective personnel to achieve the school system's vision, mission, and goals.
- A. Administration manages personnel resources, both professional and support staff, to address each student's learning needs.
- B. The school system maintains a system of recruitment and support to ensure a high-quality, student-centered staff.
- C. The local board employs sufficient additional administrators to provide for the leadership and management of the district.

Recommended Associate/Assistant Superintendent Ratios:		
FTE	Certificated Staff	
	Members (FTE)	
0	1-100	
1	101-200	
2	201-300	
3	301-400	
4	401-500	
5	501-600	
6	601-700	
7, etc.	701-800, etc.	

Principal/Building Ratios:			
	MINIMUM	RECOMMENDED	
	STANDARD	STANDARD	
FTE	Students	Students	
1.00	1-400	1-300	
1.50	401-600	301-450	
2.00	601-800	451-600	
2.50	801-1000	601-750	
3.00	1001-1200	751-900	
3.50	1201-1400	901-1050	
4.00	1401-1600	1051-1200	
4.50	1601-1800	1201-1350	
5.00	1801-2000	1351-1500	

School Safety

L10 - The district actively addresses school safety and security in all facilities.

- A. The district, in consultation with public safety officials and stakeholders, develops, implements, and reviews annually a comprehensive school emergency operations plan for the district and each school or site as applicable.
- The plan broadly addresses safety, crises, and emergency operations.
- 2. The plan addresses prevention, preparation, operations, and follow-up.
- 3. The plan includes consideration of supporting mental health needs of all involved in any crisis.
- B. The local board employs a designated safety coordinator who demonstrates knowledge of all federal, state, and local school violence and prevention programs and resources that are available to students, teachers, and district staff.
- C. The school system annually conducts a physical security site assessment at each facility, utilizing nationally accepted methodology.
 - D. The school system ensures emergency preparedness drills

are performed in compliance with state statute and local ordinance.

- E. The school system implements a cyber/privacy security plan, utilizing nationally accepted standards.
- F. The school system ensures access to the state school violence reporting system.
- G. All school system staff participate in relevant school safety training.

Effective Teaching and Learning (TL)

Success-Ready Students

- TL1 Students and identified student groups demonstrate ontrack performance on multiple measures of success by meeting or exceeding the state standard and/or demonstrating significant measureable improvement.
- A. Students demonstrate readiness for school entry in alignment with the Missouri Early Learning Standards.
- B. Beginning in elementary school, students demonstrate regular school attendance.
- C. Beginning in elementary school, students demonstrate ontrack performance through department designated measures of literacy and numeracy.
- D. No later than eighth grade, students have developed Individual Career Academic Plans (ICAP) that are based on career exploration experiences.
- E. Beginning in middle school, students demonstrate collaboration, leadership, and communication skills through participation in co-curricular, extra-curricular, community-based activities, or service learning.
 - F. Students demonstrate work ethic and character.
- G. Beginning in high school, students demonstrate academic readiness by scoring proficient on at least two (2) required End-of-Course Assessments.
- H. Beginning in high school, students may demonstrate employability skills through participation in Career and Technical Student Organizations (CTSOs) and/or a Seal of Biliteracy.
- I. Students in high school progress through academic work on a schedule appropriate to graduate.
- J. Beginning in high school, students demonstrate postsecondary readiness through any of the following:
- 1. A combination of a career readiness assessment score that meets the state standard combined with an Industry Recognized Credential (IRC) or Career and Technical Education Certificate (CTEC);
- ${\hbox{2. A combination of a college readiness assessment and an IRC or CTEC;}\\$
- A combination of a college readiness assessment score that meets the state standard and advanced credit that meets the state standard;
- 4. Successful completion of an advanced professional studies program, Registered Youth Apprenticeship, department-approved

internship, or other department-approved work-connected experience;

- 5. Participation in the Pre-Employment Transition Services Program through Vocational Rehabilitation;
- 6. Confirmed postsecondary employment, college application, other postsecondary training, or military commitment;
- 7. Completion of early college or associates degree or the Core 42;
 - 8. Completion of stackable credentials; or
 - 9. Other department-approved work readiness measures.

High-Quality Early Learning

- TL2 The school system ensures the birth through prekindergarten population has access to high-quality early learning experiences.
- A. The school system informs family and community members about the importance of early learning experiences.
- B. The school system provides the Parents as Teachers program for early learning experiences.
- C. The school system identifies preschool opportunities available to children.
- D. The school system measures the effectiveness of early learning experiences (e.g., self-assessments using Environmental Rating Scale, Classroom Assessment Scoring System, other department-approved classroom environmental assessment, or Parents as Teachers National Center Quality Endorsement and Improvement Process).

High-Quality Career Education

- TL3 The school system is intentional in providing relevant, high-quality career technical education and/or advanced professional studies based on students' ICAPs.
- A. The school system implements department-approved career technical education program(s) leading students to attain an industry-recognized credential or CTEC, a postsecondary degree, or entry into the workplace with a skill set conducive toward career advancement.
- B. The school system provides access to career opportunities that include solving authentic problems, working in professional environments, and engaging in curriculum developed with industry professionals.
- C. The school system implements elementary and middle school career awareness and exploration programs which align with high school and career center curriculum.
- D. The school system ensures the career technical education program has a written curriculum for each course with a balance among classroom/laboratory instruction, leadership, professional competency development, personal learning, and assessment of technical skill attainment.
- E. The school system ensures the appropriate CTSO is affiliated with the state and national organizations and is an intra-curricular element of the associated program.

F. The school system uses a system of data collection and evaluation to provide the necessary information for program review and development.

Intra- and Interpersonal Skills

- TL4 The school system prepares students through the development of essential intrapersonal and interpersonal skills.
- A. The school system ensures opportunities for students to develop initiative and engage in collaborative problem solving.
- B. The school system ensures opportunities for students to be part of one (1) or more co-curricular, extracurricular, or leadership opportunities and CTSOs.
- C. The school system ensures that social emotional skills aligned with the Missouri Learning Standards and the Missouri Comprehensive School Counseling Program are integrated into the teaching process.

Teacher/Leader Standards

- TL5 The school system implements board-adopted teacher/leader standards to ensure effective instructional staff for each student.
- A. The school system implements professional teacher/leader standards.
- B. Leaders implement the board-adopted educator evaluation system aligned to the Essential Principles of Effective Evaluation.
- C. School building leaders provide opportunities for teacher leadership.

Effective Instructional Practices

- TL6 Instructional staff provide effective instruction designed to meet the needs of each learner.
 - A. Students receive literacy instruction throughout all grades.
- B. Building leaders monitor and provide feedback on the use of effective evidence-based practices.
- C. Instructional staff design and use appropriate, meaningful, and rigorous learning tasks for each student.

Multi-Tiered System of Support

- TL7 The school system provides a comprehensive multi-tiered system of support that addresses the academic, emotional, behavioral, social, and physical needs of each student.
- A. The school system establishes learning and behavioral supports which are identified and coordinated at the classroom, building, and system level.
- B. The school system ensures instructional staff consistently implement learning and behavior supports with fidelity and monitor the implementation of these supports through observation and supervision of classroom instruction.
- C. The school system implements a written process for the early identification of students' needs and implements differentiated learning and behavioral supports for each student.

- D. The school system uses a variety of student and program data to monitor, evaluate, and inform decision-making to identify and implement successful learning and behavioral supports.
- E. The school system collaborates with community partners to provide information and resources to students and parents to address barriers impacting student success.

Professional Learning

TL8 - Professional learning activities support effective instructional practices in the school system.

- A. The school system ensures all instructional staff participate in scheduled, ongoing, job-embedded, and content-appropriate professional learning focused on evidence-based instructional practices, staff growth goals, and student performance goals outlined in the CSIP.
- B. The school system provides time and resources for the professional learning of each staff member.

Use of Technology to Improve Instruction

TL9 - The school system ensures that technology effectively supports teaching and learning.

- A. The school system supports curricular and assessment needs by providing adequate technology infrastructure, connectivity, personnel, and digital resources.
- B. The school system provides access to current and emerging technologies, digital resources, and ongoing professional learning for instructional staff.
 - C. Students have access to virtual learning experiences.
- D. The school system evaluates the impact of information and communication technology on teaching and learning.

Comprehensive School Counseling Program

TL10 - The Comprehensive School Counseling Program is integral to academic and personal support for students.

- A. The school system ensures a system-wide school counseling program, consistent with the Missouri Comprehensive School Counseling Program framework, is fully implemented in every building
- B. Beginning no later than 7th grade, building leaders ensure each student participates in an individual planning process designed to assist in a successful transition to postsecondary experiences (e.g. college, technical school, the military or the workforce, etc.).
- C. ICAPs are developed and annually reviewed for each student starting no later than 8th grade and continuing through 12th grade.
- D. Each student has access to responsive services to assist them in addressing issues and concerns that may affect their academic, career, and social/emotional needs.
- E. The school system monitors system supports as a crucial component in the full implementation of a comprehensive school counseling program.
 - F. The school system provides student support in the form of

school counseling and additional supports such as social workers, nurses, and therapists, based on local context and student need.

Counseling Ratios:				
	MINIMUM		RECOMMENDED*	
STANDA	AKD	STANDARD		
Students	FTE	Students	FTE	
1-100	.20	1-50	.20	
101-200	.40	51-100	.40	
201-300	.60	101-150	.60	
301-400	.80	151-200	.80	
401-500	1.00	201-250	1.00	
501-600	1.20	251-300	1.20	
601-700	1.40	301-350	1.40	
701-800	1.60	351-400	1.60	
801-900	1.80	401-450	1.80	
901-1000	2.00, etc.	451-500	2.00, etc.	
*American School Counselor Association				

Library Media Services

TL11 - Library Media Services (LMS) support instruction.

- A. The school system establishes library media services that support, enhance, and enrich the curriculum.
- B. Building leaders ensure the library media staff collaborate with instructional staff to integrate LMS into the instructional program
- C. Building leaders provide additional supports for learning based on local context and student need, including a full range of information, digital access, and reading resources.

Library Staffing Ratios:			
MINIMUM		RECOMMENDED	
STANDA	RD	STANDARD	
Students	FTE	Students	FTE
1-200	.20	1-150	.20
201-400	.40	151-300	.40
401-600	.60	301-450	.60
601-800	.80	451-600	.80
801-1000	1.00	601-750	1.00
1001-1200	1.20	751-900	1.20
1201-1400	1.40	901-1050	1.40
1401-1600	1.60	1051-1200	1.60
1601-1800	1.80	1201-1350	1.80
1801-2000	2.00, etc.	1351-1500	2.00, etc.

Class Size and Assigned Enrollments

TL12 - The school system ensures class-sizes are consistent with grade-level and program standards.

The school system ensures individual class enrollment is consistent with the following guidelines:

Student – Teacher Ratios:				
GRADES	MINIMUM	RECOMMENDED		
	STANDARD	STANDARD		
Prekindergarten(PK)	20	10		
K-2	25	17		
3-4	27	20		
5-6	30	22		
7-12	33	25		

- A. The school system ensures that PK class sizes do not exceed the lesser of program funding guidelines or twenty (20).
- B. The school system ensures full-time elementary special (e.g. art, music, physical education, computers, library, etc.) teachers serve no more than seven hundred fifty (750) students per week (duplicated count).
- C. The school system ensures that other alternative class size limits are met for the following exceptions: Student enrollment in a classroom may increase by as many as ten (10) students for any period that a paraprofessional assists the classroom teacher full-time, or by as many as five (5) students when a paraprofessional assists the teacher half-time (paraprofessionals paid for with Title I and special education funds cannot be used to increase class size).
- 1. Multi-grade classrooms will not exceed standards for the lowest grade enrolled. High schools can combine sections of the same subject in beginning and advanced levels (e.g., Spanish I and Spanish II or Spanish III and Spanish IV). Total combined enrollment in such classes should not exceed twenty-five (25) students.
- 2. Enrollment in performing arts and physical education classes may exceed regular class-size limits if adequate supervision and facilities are provided.

Collaborative Climate and Culture (CC)

Safe, Orderly, and Caring Environment

- CC1 The school system provides an environment in which all are treated with respect and have a sense of safety and ownership of their work and learning.
- A. The school system implements trauma-informed methodologies, implements youth suicide awareness and prevention practices, and provides responsive services based on student need and local context.
- B. The school system provides staff, teachers, parents, and students access to the school system's written code of conduct, which specifies unacceptable student behavior and consequences for that behavior.
- C. The school system's code of conduct is equitably and consistently enforced during any school related activity whether on or off school property.
- D. The school system promotes respect for individual differences (e.g. diversity training, diversity awareness, policies, and procedures).
- E. The school system ensures violence-prevention instruction, including information on preventing and responding to harassment and bullying, has been provided for each student and staff member.

Culture of High Academic and Behavioral Expectations

- CC2 The school system establishes a culture focused on learning, characterized by high academic and behavioral expectations for each student.
- A. Leadership develops a systematic process for establishing and maintaining a positive learning climate.
- B. Staff and students share in the responsibility for learning by being actively engaged in learning and demonstrating appropriate

standards of behavior and attendance.

C. The school system gathers and analyzes data on student violence, substance abuse, and bullying modifies programs and strategies to ensure safe and orderly schools.

Collaborative Partnerships

- CC3 Collaborative opportunities and relationships mobilize community resources and improve the quality of education.
- A. The school system develops reciprocal partnerships with community businesses, industry, and commercial entities for the benefit of students and educators.
- B. The school system develops partnerships with post secondary institutions to create opportunities for students to earn credits and/or credentials.
- C. The school system maintains strong collaborative relationships with parent organizations, industry-based programs, and entities within the larger community to support students and educators.
- D. The school system, when appropriate or necessary, develops collaborative partnerships with other school systems to create or maintain educational opportunities for students and educators.

Parent/Guardian Involvement

- CC4 The school system provides opportunities for parents/guardians to learn about the intellectual and developmental needs of their children, at all ages, and to participate constructively in their children's education.
- A. The school system incorporates formal strategies that include parents/guardians in the educational process.
- B. The school system ensures parent/guardian education activities take place as required by the Early Childhood Development Act (ECDA).
- C. The school system actively cooperates with other agencies, parents/guardians, and community groups (e.g., parent teacher organizations) to provide information related to child development and/or parenting skills.

Data-Based Decision Making (DB)

Data Submission

- DB1 The school system submits data required by the department in an accurate and timely manner.
- A. The school system ensures the annual tax rate calculation and forms are submitted in an accurate and timely manner.
- B. The school system meets the requirements for an independent audit and submits the audit to the department on time.
- C. The school system ensures the Annual Secretary of the Board Report is submitted in an accurate and timely manner.
- D. The school system ensures the underlying data used to generate accountability reports are accurate, and that corrections/appeals are submitted in a timely manner.
- E. The school system ensures that any other required data are submitted in an accurate and timely manner.

Continuous and Innovative Improvement

- DB2 School system and building leaders are intentional agents of continuous and innovative improvement to provide relevant learning experiences that promote academic success so each student can meet the changing demands of the world around them.
- A. School system and building leaders use a variety of data (e.g., longitudinal, demographic, diagnostic, and perceptual) to support and inform system-wide decisions.
- B. School system and building leaders establish a cycle of continuous improvement that includes reflection, data collection, analysis, planning, feedback, and evaluation.
- C. School system and building leaders use an intentional feedback system to improve and refine performance.
- D. School system and building leaders facilitate analysis of individual student data to improve the instructional process and student growth.

Climate and Culture Data

- DB3 The school system gathers school climate and culture data from all stakeholder groups, analyzes and shares the results, and implements strategies for improvement.
- A. The school system uses evidence-based methods of collecting data (e.g., surveys, observational methods, and behavior reports) that recognize the range of factors which shape school culture and climate.
- B. The school system assures student voices are heard and respected.
- C. The school system establishes procedures for using culture and climate findings to develop and revise systemwide improvement goals and implementation strategies.
- D. The school system provides school culture and climate data and reports periodically to all stakeholders.

Collaborative Teams

- DB4 School-based collaborative educator teams are operational and focus on effective practices.
- A. Educator teams collaboratively develop common purposes and goals for improved student outcomes that embrace continuous school improvement.
- B. Educator teams effectively implement group processes in collaborative meetings.
- C. Educator teams collaboratively analyze student data to provide appropriate interventions for students' instructional and behavioral needs.
 - D. Educator teams engage in data-informed decision-making.
 - E. Educator teams act reflectively.
 - F. Educator teams design lessons collaboratively.
 - G. Educator teams examine student work and assessments.

- H. Educator teams develop curriculum collaboratively.
- I. Educator teams address positive classroom learning environments.
 - J. Educator teams use case studies and action research.

Alignment of Standards, Curriculum and Assessment (AS)

Viable Curriculum Aligned to Missouri Learning Standards

- AS1 Instructional staff implement a comprehensive, rigorous, guaranteed, and viable curriculum for all instructional courses and programs aligned to the Missouri Learning Standards where applicable.
- A. The school system develops a rigorous, written curriculum aligned to the most recent version of Missouri's Learning Standards and the English language development standards.
- B. The school system identifies the essential content and skills each student should know and be able to do.
- C. The school system provides adequate instructional time to implement the written curriculum.
- D. Building leaders and instructional staff ensure the written, taught, and assessed curriculum are aligned.
- E. The school system develops written procedures to ensure the written curriculum is implemented and is evaluated. Prekindergarten instructional staff are included when the program is offered by the system.
- F. The school system implements a systematic plan for developing and/or revising all curriculum content areas.
- G. The school system provides opportunities for each student to excel (e.g. gifted and/or enrichment, at-risk, special education, etc.).

Assessments Aligned to Missouri Learning Standards

- AS2 The school system implements a comprehensive assessment system including state required and locally selected assessments.
- A. Instructional staff administer assessments required by the Missouri Assessment Program to measure academic performance for each student.
- B. The school system has a local board-approved comprehensive written student assessment plan that includes all assessments administered and the purposes for which the assessments are used.
- C. The school system annually reviews performance data, for all students and disaggregated by student groups, to effectively monitor student academic achievement.
- D. Instructional staff use disaggregated data to adjust instruction for identified student groups and has criteria for evaluating the effectiveness of these adjustments.
- E. Instructional staff use interim, formative, and summative assessment data, and other student work to adjust curriculum, instruction, and intervention strategies to assist students in meeting state achievement standards.

- F. Instructional staff ensure classroom assessments include the use of higher order thinking and problem-solving skills, as well as complex reasoning skills.
- G. Building leaders and instructional staff provide timely, descriptive, and constructive feedback from assessments to students and parents.

Equity and Access (EA)

Academic Achievement

- EA1 The school system administers assessments required by the Missouri Assessment Program (MAP) to measure academic achievement and demonstrates improvement in the performance of its students over time.
- A. The performance of all students on each assessment meets or exceeds the state standard and/or demonstrates the required growth or improvement.
- B. The performance of each student on each assessment and students in identified student groups meets or exceeds the state standard and/or demonstrates the required growth or improvement.
- C. The percentage of students and identified groups of students tested on each required MAP assessment meets or exceeds the state standard.

Graduation Rate

EA2 - The school system ensures all students successfully complete high school.

A. All students and identified student groups complete an educational program, which meets the graduation requirements as established by the local board and meets or exceeds the state standard and/or demonstrates the required improvement.

Follow-up Rate of Graduates

- EA3 The school system ensures the success of student preparation for post secondary work and education.
- A. All graduates and identified groups of graduates, who after graduation are successfully—
 - 1. Enrolled in a college/university;
 - 2. Enrolled in a trade/technical school (or program);
 - 3. Employed or in the military; and
- 4. Meet or exceed the state standard and/or demonstrate the required improvement.
- B. The school system reports and analyzes five- (5-) year follow-up data on their graduates and uses the results to inform—
 - 1. Program evaluation;
 - 2. Strategic planning; and
 - 3. Other decision making.

Equity of Educational Experiences

EA4 - The school system ensures the equity of educational

experiences for all students.

- A. The school system ensures each student, particularly low-income and minority students, has equitable access to qualified, experienced, and effective teachers, learning experiences, academic and social supports, and other resources necessary for success.
- B. The school system implements policies to address student misconduct in a positive, fair, and unbiased manner.
- C. The school system takes deliberate action to address matters of inequity.
- D. The school system safeguards and promotes the values of democracy, individual freedom and responsibility, equity, social justice, community, and diversity.
- E. The school system initiates and promotes collaborative relationships with community partners, agencies, and institutions that promote open dialogue and respect for multiple perspectives.

AUTHORITY: section 161.092, RSMo 2016. Original rule filed June 20, 2019.

PUBLIC COST: This proposed rule is estimated to cost the Department of Elementary and Secondary Education three hundred eighty thousand five hundred fifty-four dollars (\$380,554) per year for the life of the rule.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in the support of or in opposition to this proposed rule at https://dese.mo.gov/MSIP6rulecomments or with the Department of Elementary and Secondary Education, ATTN: Office of Quality Schools, PO Box 480, Jefferson City, MO 65102-0480 or by email at: edmsip6comments@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PUBLIC COST

Department Title: Department of Elementary and Secondary Education

Division Title: Division of Learning Services -- 20 Chapter Title: Office of Quality Schools -- 100

Rule Number and Name	5 CSR 20-100.295 Missouri School Improvement Program-6
Type of Rulemaking	Proposed

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated cost of Compliance in the
	Aggregate
Public Elementary and Secondary School	No new costs projected
Districts	
Department of Elementary and Secondary	\$380,554 per year for the life of the rule
Education	

III. WORKSHEET

For the purposes of this fiscal note, districts are classified into four (4) categories based upon student population. Public entity costs for public school districts are based on estimates of district staff participation. The number of visits is estimated for the life of the rule, taking into consideration on-site reviews and document preparation.

IV. ASSUMPTIONS

This rule establishes standards for the Missouri School Improvement Program (MSIP), which is a program that promotes school improvement, provides information to all stakeholders, provides accreditation ratings for Missouri schools, and informs charter school sponsor renewal decisions. MSIP is implemented by the Department of Elementary and Secondary Education (department). It is applicable to public school districts and charter Local Education Agencies. Standards and indicators of MSIP 6 address student performance and district processes. The department generates some data necessary for the program. However, other data is provided by third party vendors on a contractual basis. The MSIP review requires the time and attention of many within a school district. Time and resources required to prepare for and go through the review process will vary greatly across districts.

State agency costs are based upon historical experience, updated with estimates based on current costs. The department projects 9 reviews per year with staffing at current levels. Costs may be reduced if technological efficiencies, bulk purchasing, or other factors can be brought to bear on the process.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 100—Missouri Commission for the Deaf and Hard of Hearing

Chapter 200—Board for Certification of Interpreters

PROPOSED AMENDMENT

5 CSR 100-200.035 Missouri Interpreters Certification System. The Missouri Commission for the Deaf and Hard of Hearing is amending section (9).

PURPOSE: This amendment adds the Provisional Certificate in Education and the Provisional Certification (aka Learner's Permit) to the list of certifications not subject to annual renewal.

(9) All MICS certifications except for the Intern/Practicum Certification, the Provisional Certificate in Education, and the Provisional Certification (aka Learner's Permit) are subject to renewal annually pursuant to 5 CSR 100-200.125, provided that the holder commits no violation of any provision of the *Revised Statutes of Missouri* or the *Missouri Code of State Regulations* pertaining to interpreter certification or licensure.

AUTHORITY: sections 209.292[, RSMo Supp. 2013,] and [section] 209.295, RSMo [2000] 2016. Original rule filed Jan. 28, 2014, effective Sept. 30, 2014. Amended: Filed April 29, 2016, effective Nov. 30, 2016. Amended: Filed June 26, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Missouri Commission for the Deaf and Hard of Hearing, 3216 Emerald Drive, Suite B, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 100—Missouri Commission for the Deaf and Hard of Hearing

Chapter 200—Board for Certification of Interpreters

PROPOSED AMENDMENT

5 CSR 100-200.047 Provisional Certification (aka Learner's Permit). The commission is amending the text of the rule.

PURPOSE: This amendment removes the requirement that an applicant fail the Basic Performance Test before receiving a Learner's Permit.

To obtain the Provisional Certification (aka Learner's Permit) (LP), an applicant must meet the eligibility and application requirements of 20 CSR 100-200.050, pass the written test of English proficiency, and *[receive a non-passing score on]* take the Basic Performance Test.

AUTHORITY: sections 209.295[(1), (3), and (8),] and 209.309, RSMo [2000] 2016. Original rule filed April 29, 2016, effective

Nov. 30, 2016. Amended: Filed June 26, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Missouri Commission for the Deaf and Hard of Hearing, 3216 Emerald Drive, Suite B, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 100—Missouri Commission for the Deaf and Hard of Hearing

Chapter 200—Board for Certification of Interpreters

PROPOSED AMENDMENT

5 CSR 100-200.050 Application for Interpreter Certification in Missouri. The Missouri Commission for the Deaf and Hard of Hearing is amending section (1).

PURPOSE: This amendment removes the Apprentice and Novice certifications, no longer offered as part of the MICS system.

- (1) To be eligible for certification in the Missouri Interpreters Certification System (MICS), each applicant must[:]—
- (B) Have completed a minimum of thirty (30) credit hours from an accredited college or university before taking the written test of English proficiency and have earned an associate degree and/or a minimum of sixty (60) credit hours from an accredited college or university before taking the performance examination. An applicant who is currently certified at the *[Novice, Apprentice,]* RCED, Basic, Advanced, or Master levels by MICS and applies for a higher level of certification is not required to meet this educational requirement.

AUTHORITY: sections 209.292[(1), RSMo Supp. 2013,] and [sections] 209.295[(1) and (8)], RSMo [2000] 2016. Original rule filed June 20, 1996, effective Jan. 30, 1997. For intervening history, please consult the Code of State Regulations. Amended: Filed June 26, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Missouri Commission for the Deaf and Hard of Hearing, 3216 Emerald Drive, Suite B, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND **SECONDARY EDUCATION**

Division 100-Missouri Commission for the Deaf and **Hard of Hearing**

Chapter 200—Board for Certification of Interpreters

PROPOSED AMENDMENT

5 CSR 100-200.070 Performance Test and Evaluation. The Missouri Commission for the Deaf and Hard of Hearing is amending sections (3) and (4).

PURPOSE: This amendment cleans up a grammatical error, clarifies the follow-up letter process for testers, and removes an item that is no longer available.

- (3) The performance test fee and application fee must be received at the office of the MCDHH at least thirty (30) days prior to the date of their performance test and shall designate which performance test, Basic, Advanced, or Master [Certifications], is requested.
- (4) The coordinator of the MICS will inform all applicants of their evaluation results by letter after the completion of their performance evaluation.
- [(A) Included with the letter] Letters to those who have earned certification will [be] contain a wallet-sized certificate bearing the signature of the executive director of the MCDHH indicating the type or level of certification granted by the evaluators.
- [(B) A larger certificate suitable for framing and hanging on a wall may be issued if the applicant so desires and pays the appropriate fee.]

AUTHORITY: sections 209.292[.1], [RSMo Supp. 2013, and sections] 209.295[(1), (3), and (8)] and 209.299, RSMo [2000] 2016. Original rule filed June 20, 1996, effective Jan 30, 1997. For intervening history, please consult the Code of State Regulations. Amended: Filed June 26, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Missouri Commission for the Deaf and Hard of Hearing, 3216 Emerald Drive, Suite B, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 100-Missouri Commission for the Deaf and Hard of Hearing

Chapter 200—Board for Certification of Interpreters

PROPOSED AMENDMENT

5 CSR 100-200.095 Certified Deaf Interpreter Certification. The Missouri Commission for the Deaf and Hard of Hearing is amending section (1).

PURPOSE: This amendment updates the name of the Texas agency that administers the Board for Evaluation of Interpreters (BEI) to the proper reference for the Texas provider of the examination.

(1) Certification as a Certified Deaf Interpreter (MO-CDI) may be obtained only by conversion pursuant to rule 5 CSR 100-200.100 by an applicant who receives a passing score on any of the following tests administered by the [Texas Department of Assistive and Rehabilitative Services] Texas Health and Human Services **Commission (HHSC):**

AUTHORITY: sections 209.292[.1, RSMo Supp. 2013,] and [section] 209.295, RSMo [2000] 2016. Original rule filed April 29, 2016, effective Nov. 30, 2016. Amended: Filed June 26, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Missouri Commission for the Deaf and Hard of Hearing, 3216 Emerald Lane, Suite B, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 100—Missouri Commission for the Deaf and Hard of Hearing

Chapter 200—Board for Certification of Interpreters

PROPOSED AMENDMENT

5 CSR 100-200.125 Certification Renewal. The Missouri Commission for the Deaf and Hard of Hearing is amending sections (1), (2), and (3), and adding sections (4) and (5).

PURPOSE: This amendment removes the section referring to Novice and Apprentice, two (2) certification levels that are no longer part of the MICS system. It also clarifies that the one- (1-) year Provisional Certification in Education and the one- (1-) year Provisional Certification (aka Learner's Permit) are not renewable. It adds a timeline for certifications to become invalid and establishes a late fee.

- (1) All holders of certifications in the Missouri Interpreters Certification System shall renew their certifications annually by complying with the requirements of 5 CSR 100-200.130 and submitting the following items to the Board for Certification of Interpreters on or before [sixty (60) days prior to the licensing date established by the Missouri State Committee of Interpreters] December 2 of each year:
- (2) This rule does not apply to holders of the [three (3)-year term certifications of Novice and Apprentice when those certifications expire on or before the annual renewal date] one- (1-) year Provisional Certificate in Education discussed in 5 CSR 100-200.045.
- (3) This rule does not apply to holders of the nonrenewable Intern/Practicum Certification discussed in 5 CSR 100-200.085[.], nor does it apply to the nonrenewable one- (1-) year Provisional Certification (aka Learner's Permit) discussed in 5 CSR 100-200.047.

- (4) Any certification that is not renewed will become invalid on December 15.
- (5) Any renewal application not containing the required number of CEUs, earned by November 2, or application submitted after the December 2 deadline shall submit proof of completion of CEUs and the late fee. Any application submitted after December 15 must also be accompanied by the reinstatement fee.

AUTHORITY: sections 209.295[(1), (2) and (8)], 209.309, and 209.311, RSMo [2000] 2016. Original rule filed July 26, 2001, effective March 30, 2002. Amended: Filed Nov. 14, 2003, effective June 30, 2004. Amended: Filed June 26, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Missouri Commission for the Deaf and Hard of Hearing, 3216 Emerald Lane, Suite B, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 100-Missouri Commission for the Deaf and Hard of Hearing Chapter 200—Board for Certification of Interpreters

PROPOSED AMENDMENT

5 CSR 100-200.130 Certification Maintenance. The Missouri Commission for the Deaf and Hard of Hearing is amending sections (5) and (6).

PURPOSE: This amendment clarifies due dates for CEU renewal and reinstatement.

- (5) Proof of completion of continuing education requirements shall be provided by interpreters to the BCI by submitting annually a completed CEU form approved by the BCI, proper documentation, and the CEU processing fee, on or before [sixty (60) days prior to the licensing deadline] December 2. Proper documentation shall include one (1) or more of the following:
 - (A) Certificate(s) of completion[:];
- (6) The BCI will review and verify all MICS CEUs claimed on the CEU forms submitted. After verification, the BCI will notify the State Committee of Interpreters of the number of CEUs interpreters have earned for the year.

[(A)] Failure to submit a CEU form with verifiable MICS CEUs, proper documentation, and the CEU processing fee by the [sixty (60) days] December 2 CEU deadline will result in an interpreter's certification not being renewed, effective December 15. [and t]The State Committee of Interpreters will be appropriately notified of the interpreter's failure to renew certification/./ upon the interpreter's failure to meet the December 2 certification renewal paperwork postmark deadline.

[(B) If an interpreter's certification is not renewed because of failure to comply with certification maintenance requirements, the interpreter may apply for reinstatement by submitting a completed CEU form, proper documentation, the CEU processing fee, reinstatement form, and the reinstatement fee.]

AUTHORITY: sections 209.292[(10), RSMo Supp. 2013,] and [sections] 209.295[(1), (6), and (8)], RSMo [2000] 2016. Original rule filed June 20, 1996, effective Jan. 30, 1997. For intervening history, please consult the Code of State Regulations. Amended: Filed June 26, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Missouri Commission for the Deaf and Hard of Hearing, 3216 Emerald Drive, Suite B, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 100-Missouri Commission for the Deaf and Hard of Hearing

Chapter 200—Board for Certification of Interpreters

PROPOSED AMENDMENT

5 CSR 100-200.150 Fees. The Missouri Commission for the Deaf and Hard of Hearing is amending section (1).

PURPOSE: This amendment establishes a \$10 per workshop CEU processing fee for approval of Registry for the Deaf (RID) workshops. It also removes the fee for wall certificates, which we no longer provide, and adjusts the numbering system for the remaining fees. This amendment establishes a late fee of \$20 for certification maintenance and removes unnecessary zeros.

(1) The following fees are established by the Missouri Commission for the Deaf and Hard of Hearing for various processes and services in the Missouri Interpreters Certification System (MICS):

in the Wissouri interpreters certification system (Wife	<i>.</i> 5).
(A) Application Fee	\$ 10[.00]
(B) Written Test Fee	\$ 25[.00]
(C) Basic Performance Test Fee	\$275[. 00]
(D) Advanced and Master Performance Test Fee	\$300[. 00]
(E) Conversion Fee	\$ 50[.00]
(F) Reinstatement Fee	\$ 50[.00]
(G) EIPA Proctor Fee	\$ 70[. 00]
(H) CEU Processing Fee	\$ 10[. 00]
(I) Duplicate Certificate Fee	\$ 5[.00]
(J) Renewal Fee	\$ 5[.00]
[(K) Wall Certificate Fee	\$ 10.00]
[(L)](K) Intern/Practicum Certification Fee	\$ 10 <i>[.00]</i>
[(M)](L) Provisional Certificate in Education Fee	\$ 50[.00]
[(N)](M) Photocopies/Printouts Fee (per page)	\$ 0.10
(N) RID Workshop CEU Processing Fee	\$ 10
(O) Late Fee	\$ 20

AUTHORITY: sections 209.292[(7), RSMo Supp. 2013, and sections] 209.295[(2)], and 209.311, RSMo [2000] 2016. Original rule filed June 20, 1996, effective Jan. 30, 1997. For intervening history, please consult the Code of State Regulations. Amended: Filed June 26, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Missouri Commission for the Deaf and Hard of Hearing, 3216 Emerald Lane, Suite B, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 100—Missouri Commission for the Deaf and Hard of Hearing

Chapter 200—Board for Certification of Interpreters

PROPOSED AMENDMENT

5 CSR 100-200.170 Skill Level Standards. The Missouri Commission for the Deaf and Hard of Hearing is amending sections (4), (9), (10), (11), (12), (13), (14), and (15).

PURPOSE: This amendment removes Apprentice and Novice, two (2) certification levels that are no longer part of the MICS system. It also re-numbers the section, and corrects the title for Certified Deaf Interpreter. It also clarifies that Basic level interpreters are no longer permitted to interpret for financial settings and activities.

(4) For the purpose of this rule, certifications in the Missouri Interpreters Certification System (MICS) are referred to as follows:

[(D) Apprentice Certification	= AppJ
[(E) Novice Certification	= Nov]
[(F)](D) Restricted Certification	= RCED
in Education (K-6)	(K-6)
[(G)](E) Restricted Certification	= RCED
in Education (7-12)	(7-12)
[(H)](F) Restricted Certification	= RCED
in Education (General)	(Gen)
[(//)](G) Provisional Certificate in Education	= PCED
[(J)](H) Provisional Certification (aka Learner's	
Permit)	= LP
[(K)](I) Certified Deaf Interpreter[s]	= CDI

(9) Medical Health Care Appropriate Settings and Activities Certifications

(C) Community Health

(10) Mental Health Appropriate Settings and Activities Certifications

Interpreters shall be certified as set forth below when interpreting for consumers involved in mental health settings and activities, including but not limited to:

(C) Transition Service Master/Adv/Basic[/App]/CDI Interpreting for consumers involved with facilities, agencies, and activities whose purpose is to assist individuals transitioning to independent living.

(11) Education Appropriate Settings and Activities Certifications

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Interpreters shall be certified as set forth below when interpreting for consumers involved in educational settings and activities.

(H) Community Education . . . Master/Adv/Basic[/App]/CDI/LP Any program or activity offered to the public generally by schools, colleges, or universities in the community that promotes learning is not offered as part of a degree program, is not part of the basic K-12 curriculum, and is not otherwise listed or referenced above.

(12) Employment Appropriate Settings and Activities Certifications

Interpreters shall be certified as set forth below when interpreting for consumers involved in employment-related settings and activities, including but not limited to:

- (C) Vocational Training Master/Adv/Basic[/App]/CDI Any training, course, or workshop designed to assist an individual to search, apply, and or qualify for employment, including but not limited to:
 - 1. Job training
 - 2. Job coach
 - 3. Vocational counseling
 - 4. Vocational assessment

(13) Financial Appropriate Settings and Activities Certifications

- (A) Financial Settings and Activities . . Master/Adv[/Basic]/CDI Real Estate, Insurance, Investments, and Loans. Meetings, consultations, and/or negotiations for the sale, purchase, or transfer of real estate, for the sale or purchase of insurance or investments, to obtain a loan from a financial institution or other commercial lending business.
 - (B) Financial Management Master/Adv[/Basic]/CDI
 - 1. Credit counseling
 - 2. Retirement
 - 3. Tax preparation

(14) Government Appropriate Settings and Activities Certifications

(Federal, State, County, and Local) Interpreters shall be certified as set forth below when interpreting for consumers interacting with government agencies and districts:

- (E) Recreational/education programs . . .Master/Adv/Basic[/App/ Nov]/CDI/LP
 - 1. Federal and state parks
 - 2. Missouri history
 - 3. Conservation
 - 4. Natural resources
 - 5. Energy saver
 - 6. Environment
 - 7. Natural disaster awareness
 - 8. Public awareness
 - 9. Recreational activities
- 10. Any program or activity offered by a public entity to increase the public's awareness of government, safety, health, economics, appreciation, protection, etc.
- (15) Entertainment Setting Appropriate Certifications Interpreters shall be certified as set forth below when interpreting for consumers involved in entertainment settings and activities, including but not limited to:
- (A) Performing Arts Master/Adv/Basic[/App]/CDI Any type of performance but not limited to:
 - 1. Theaters
 - 2. Concerts
 - 3. Comedy shows
 - 4. Magic shows
 - (B) Social Activities Master/Adv/Basic [/App/Nov]/CDI/LP

Any other type of activity presented primarily for social or entertainment purposes, including but not limited to:

- 1. Festivals
- 2. Fairs
- 3. Sight-seeing tours
- 4. Rodeos
- 5. Circuses
- 6. Carnivals
- 7. Amusement parks
- 8. Camps

AUTHORITY: section[s] 209.292[(5) and (8)], RSMo [Supp. 2013] 2016. Original rule filed Nov. 27, 1996, effective July 30, 1997. For intervening history, please consult the Code of State Regulations. Amended: Filed June 26, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Missouri Commission for the Deaf and Hard of Hearing, 3216 Emerald Lane, Suite B, Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 45—Records Management

PROPOSED AMENDMENT

15 CSR 30-45.030 Local Records Grant Program Administration. The secretary is amending the purpose and section (1).

PURPOSE: This amendment updates the purpose and section (1).

PURPOSE: This rule outlines the [authority of] process of administering the grants-in-aid program for local records preservation through the Office of the Secretary of State.

- (1) The local records grant program provides financial assistance to local government officials to support records management and preservation efforts, particularly for records of permanent retention. [This grants-in-aid program is a significant effort in the overall mission of the agency to enhance the quality of archival preservation and public access to records of enduring value.]
 - (C) Procedures and Evaluation of Applications[:].
- 1. The Missouri Historical Records Advisory Board (MHRAB) recommends grant[:]—
 - A. Activities, requirements, and objectives;
- B. Cost-sharing contributions, budget structure, payment benchmarks, and accounting guidelines; and
 - C. Calendars.
- 2. The MHRAB reviews and evaluates grant applications and recommends funding levels for award to the secretary of state.
- 3. The process to be followed in writing and submitting a grant proposal are found in the *Missouri Local Records Preservation Grant Program Guidebook and Application*. All applicable guidelines, procedures, and standards relating to the local records preservation grants-in-aid program are detailed in *Missouri Local Records Preservation Grant Program Guidebook and Application* and the

Guidelines for Microfilming Public Records.

4. The current *Guidebook and Application* and the *Guidelines for Microfilming Public Records* may be accessed on the secretary of state website: www.sos.mo.gov/archives/local-recs/grants.

AUTHORITY: section 59.319, RSMo [Supp. 2014] 2016, and section 109.221, RSMo [2000] Supp. 2018. Emergency rule filed June 19, 1991, effective June 29, 1991, expired Oct. 28, 1991. Original rule filed June 19, 1991, effective Oct. 31, 1991. For intervening history, please consult the Code of State Regulations. Amended: Filed July 1, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Secretary of State, PO Box 1767, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 45—Records Management

PROPOSED AMENDMENT

15 CSR 30-45.040 Missouri Historical Records Advisory Board (MHRAB) Regrant Program Administration. The secretary is amending section (1).

PURPOSE: This amendment updates where an individual may find information to apply for the grant program.

- (1) The Missouri Historical Records Grant Program, [administered by the Office of the Secretary of State, on behalf of the Missouri Historical Records Advisory Board,] provides financial assistance to historical records repositories to support cooperative strategies, education for records keepers, and preservation and expanded access to records. [This grants-in-aid program is a significant effort in the overall mission of the agency to enhance the quality of archival preservation and public access to records of historical value.]
 - (B) Procedures and Evaluation of Applications.
- 1. The Missouri Historical Records Advisory Board (MHRAB) recommends grant[:]—
 - A. Activities, requirements, and objectives;
- B. Cost-sharing contributions, budget structure, payment benchmarks, and accounting guidelines; and
 - C. Calendars.
- 2. The MHRAB reviews and evaluates applications and makes awards in the program.
- 3. The process to be followed in writing and submitting a grant proposal is found in the Missouri Historical Records Grant Program Guidelines and Application [2010–2011, which is incorporated by reference, and published by the secretary of state and available] which can be found on the secretary of state website: www.sos.mo.gov. [Paper copies are available from the Missouri Historical Records Grant Program, PO Box 1747, Jefferson City, MO 65102, (573) 751-4303. This material contains no later amendments or additions.]

AUTHORITY: sections 109.221.3 and 109.221.5, RSMo [2000] Supp. 2018. Original rule filed Oct. 6, 2000, effective April 30, 2001. Rescinded and readopted: Filed Oct. 6, 2003, effective April 30, 2004. Amended: Filed April 1, 2010, effective Sept. 30, 2010. Amended: Filed July 1, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Secretary of State, PO Box 1767, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 15—ELECTED OFFICIALS Division 60—Attorney General Chapter 10—Reporting of Motor Vehicle Stops by Law Enforcement Agencies

PROPOSED AMENDMENT

15 CSR 60-10.020 Report to Attorney General by Law Enforcement Agencies. The attorney general is amending sections (1), (4), (5), and (6), deleting sections (2), (3), and (7), adding a new section (5), and renumbering as necessary.

PURPOSE: This amendment changes the reporting requirements for law enforcement agencies regarding traffic stops by adding questions on officer assignment, driver residential zip code, and reason for citation or warning while amending other questions and consolidating content.

- (1) On or before March 1 of each year, law enforcement agencies shall compile the information collected pursuant to section 590.650.2, RSMo[,] and enumerated in this rule[, and such other information as the Attorney General may require,] into a report to the Attorney General. The information contained in the report shall [be for] cover January 1 to December 31 of the preceding calendar year.
- [(2) The first reporting period during which law enforcement agencies are required to compile and report the information required by section 590.650.2, RSMo, and enumerated in this rule, and such other information as the Attorney General may require, shall begin on August 28, 2000, and end on December 31, 2000.
- (3) Beginning on January 1, 2001, and thereafter, the reporting period during which law enforcement agencies are required to compile and report the information required by section 590.650.2, RSMo, and enumerated in this rule, and such other information as the Attorney General may require, shall begin on January 1 and end on December 31 of each year.]
- [(4)](2) Each law enforcement agency shall compile the following information in the manner described in section [(5)] (3) of this rule for submission to the Attorney General. The information shall pertain to the total number of times peace officers employed by the law enforcement agency stopped drivers of motor vehicles for violations of any motor vehicle statutes or ordinances, and shall include:

- (A) The type of assignment the peace officer was on at the time of the stop.
- 1. For the total number of stops made during the reporting period, indicate the type of assignment using one (1) of the following categories: General Patrol; Dedicated Traffic Enforcement; or Special Assignment.

[(A)](B) The age, gender, and race or minority group of each individual stopped.

- 1. For the total number of stops made during the reporting period, indicate the races or minority groups of the drivers using one (1) of the following categories: White; Black/African-American; Hispanic/Latino; American Indian/Alaska Native; Asian; or Other[/Unknown]. For the purposes of reporting this information, the races or minority groups of the drivers shall be based upon the peace officers' visual observations regardless of when first visual contact with the driver is made.
- 2. For the total number of stops made during the reporting period, indicate the number of male drivers stopped and female drivers stopped.
- 3. For the total number of stops made during the reporting period, indicate the age groups of the drivers stopped;

[(B)](C) The total number of traffic violations alleged to have been committed that led to the stops.

- 1. For the total number of stops made during the reporting period, indicate the number of stops resulting from moving violations, equipment violations [or], license/registration violations, or investigative desire. A stop may include more than one (1) reason or alleged violation.
- 2. For [moving violations] investigative stops, indicate the nature of the [violation: speed; lane violation; following too close; commercial vehicle enforcement (CVE); fail to signal] stop: call for service; officer initiative; detective or crime bulletin; or other;

f(C)/(D) The total number of searches conducted as a result of the stops.

- 1. For the total number of stops made during the reporting period, indicate the number of searches made, including the number of property searches, the number of drivers searches, and the number of searches of both drivers and *[thier]* their property;
- [(D)](E) The total number of searches conducted, including the number of consent searches, the probable cause for the searches and the durations of all searches.
- 1. For the total number of searches made during the reporting period, indicate whether the probable cause or authority for the searches included the following: consent; odor of illegal drugs or alcohol; plain view contraband; **drug dog alert;** inventory search; incident to arrest; reasonable suspicion (weapon); or other. For any search, one (1) or more of these categories may apply.
- 2. For the total number of searches made during the reporting period, indicate the lengths of the searches. The duration of search means the time needed to conduct any and all searches;

f(E)/F The number of searches during which contraband was discovered, and the types of any contraband discovered during the searches.

- 1. For the total number of searches made during the reporting period, indicate the number of times contraband was discovered and, when contraband was discovered, indicate the types of contraband discovered using the following categories: illegal drugs or paraphernalia; **alcohol**; currency; stolen property; weapons; or other;
- [(F)](G) The total number of warnings, citations, [and] custodial arrests [resulting from the], stops with no action taken; and other results for stops in the reporting period.
- 1. For the total number of stops made during the reporting period, indicate the number of stops resulting in the following: warnings; and citations;
 - [(G)](H) The total number of warnings and citations issued.
- 1. For the total number of [stops made] citations and warnings given during the reporting period, indicate the [violations

charged/ type of citations or warnings given using the following categories: moving; equipment; license/registration; or other. A stop may include more than one (1) type of citation or warning.

[(H)](I) The total number of arrests made and the crimes alleged.

1. For the total number of arrests resulting from either the stops or any searches conducted as a result of the stops during the reporting period, indicate the types of crimes alleged using the following categories: outstanding warrant; drug violations; resisting arrest; offense against person; property offense; driving while intoxicated/blood alcohol content; or other. An arrest may include more than one (1) alleged crime;

[(I)](J) The locations of the stops.1. For the total number of stops made during the reporting period, indicate the number of stops made at the following locations: interstate highway; U.S. highway; state highway; county road; city street; or other. For purposes of reporting this information, "location" means the location where the officer observed the alleged violation and signaled the driver to stop, not the location where the driver physically stopped the vehicle;

[(J)](K) Total number of vehicle stops made by that agency.

- 1. This number represents the total number of vehicles stopped by officers in the particular law enforcement agency for alleged motor vehicle violations, whether moving violations, equipment violations, or license/**registration** violations. This total does not include motor vehicle stops made for reasons other than alleged motor vehicle violations; [and]
- (L) The six-digit zip code of the driver's current residence; and [(K)](M) [The law enforcement agency jurisdiction in which each driver of a stopped vehicle resides.] Whether or not the driver resides in the jurisdiction of the law enforcement agency conducting the stop.
- 1. For the total number of stops made during the reporting period, indicate whether the driver stopped is a resident of the law enforcement agency's jurisdiction.
- [(5)](3) The information described in section [(4)](2) of this rule shall be compiled and broken down according to the races or minority groups of the drivers stopped.
- [(6)](4) The law enforcement agency head, director, or administrator shall sign each agency report and shall indicate the agency name, agency Originating Agency Identifier (ORI) number, and the date the report was submitted to the Attorney General's Office.
- [(7) The report shall be submitted on forms furnished by or approved by the Attorney General.]
- (5) To satisfy its obligations under this rule, in lieu of a report summarizing total numbers as described in section (3), a law enforcement agency may submit disaggregated data for all motor vehicle stops containing the information described in section (2) of this rule according to guidelines furnished by the Attorney General's Office.

AUTHORITY: section 590.650, RSMo [2000] 2016. Emergency rule filed Aug. 21, 2000, effective Aug. 31, 2000, expired Feb. 23, 2001. Original rule filed Aug. 21, 2000, effective March 30, 2001. Rescinded and readopted: Filed July 31, 2001, effective Jan. 30, 2002. Amended: Filed July 1, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the

Missouri Attorney General's Office at 207 W. High St., Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 15—ELECTED OFFICIALS Division 60—Attorney General Chapter 10—Reporting of Motor Vehicle Stops by Law Enforcement Agencies

PROPOSED AMENDMENT

15 CSR 60-10.030 Reporting Forms. The Attorney General's Office is amending sections (2), (3), (5), and (6), deleting sections (1) and (4), renumbering as necessary, and updating the Vehicle Stop Information Form.

PURPOSE: This amendment updates the form used to report information on motor vehicle stops and allows law enforcement agencies to meet reporting requirements by providing information on every stop conducted in a reporting year.

- [(1) Law enforcement agencies are required, pursuant to section 590.650, RSMo, and 15 CSR 60-1.020 to compile information about motor vehicle stops for submission to the Attorney General.]
- [(2)](1) No report from a law enforcement agency shall be deemed to be in compliance with section 590.650, RSMo, unless the report or disaggregated data submission described in 15 CSR 60-10.020 section (5) contains a compilation of the information enumerated in 15 CSR 60-10.020 [and such other information as the Attorney General may require].
- [(3)](2) No report from a law enforcement agency shall be deemed to be in compliance with section 590.650, RSMo, unless the report is signed by the law enforcement agency head, director, or administrator
- [(4) The compiled information shall be broken down by races or minority groups of the drivers stopped.]
- [(5)](3) The report to the Attorney General shall be made on a form or forms furnished by or approved by the Attorney General. The form, included herein, may be used by law enforcement agencies to collect and compile the required information to submit to the Attorney General. The reporting forms may, at the discretion of the Attorney General, be made available on the Internet.
- [(6)](4) The Attorney General may create informal guidelines for compliance with the reporting form. The guidelines may, at the discretion of the Attorney General, be made available on the Internet.

Modified June 2019

DATE dim dd yr TIME (military)	VEHICLE STOP INFORMATION DATE	
1 CURRENT OFFICER ASSIGNMENT ☐ General Patrol ☐ Dedicated Traffic Enforcement ☐ Special Assignment	1 CURRENT OFFICER ASSIGNMENT ☐ General Patrol ☐ Dedicated Traffic Enforcement ☐ Special Assignment	
2 LOCATION OF STOP ☐ Interstate Highway ☐ U.S. Highway ☐ State Highway ☐ County Road ☐ City Street ☐ Other	2 LOCATION OF STOP ☐ Interstate Highway ☐ U.S. Highway ☐ State Highway ☐ County Road ☐ City Street ☐ Other	
3 VIOLATION RESULTING IN STOP (√all that apply) Moving Equipment License/Registration Investigative	3 VIOLATION RESULTING IN STOP (√ all that apply) Moving Equipment License/Registration Investigative	
If an "investigative" violation, √ category of violation. ☐ Call for Service ☐ Officer Initiative ☐ Detective or Crime Bulletin ☐ Other	If an "investigative" violation, √ category of violation. ☐ Call for Service ☐ Officer Initiative ☐ Detective or Crime Bulletin ☐ Other	
4 DRIVER'S RACE/MINORITY STATUS (based only on visual observation after stop) White □ African-American/Black □ Hispanic/Latino □ American Indian/Alaska Native □ Asian □ Other	4 DRIVER'S RACE/MINORITY STATUS (based only on visual observation after stop) White African-American/Black Hispanic/Latino American Indian/Alaska Native Asian Other	
DRIVER'S AGE Under 18 ☐ 18-29 ☐ 30-39 ☐ 40-64 ☐ 65+	5 DRIVER'S AGE Under 18 18-29 30-39 40-64 65+	
6 DRIVER'S GENDER Male Female	6 DRIVER'S GENDER Male Female	
7 ZIP CODE OF DRIVER'S CURRENT RESIDENCE	7 ZIP CODE OF DRIVER'S CURRENT RESIDENCE	
8 IS DRIVER A RESIDENT OF LAW ENFORCEMENT AGENCY'S JURISDICTION? Yes No	8 IS DRIVER A RESIDENT OF LAW ENFORCEMENT AGENCY'S JURISDICTION? Yes No	
WAS A SEARCH INITIATED?	9 WAS A SEARCH INITIATED? Yes No If YES, probable cause/authority for search. √all that apply. Consent Reasonable suspicion-weapon (terry stop) Incident to arrest Plain View Contraband Other Drug Dog Alert Inventory Drug/Alcohol Odor	
If YES, probable cause/authority for search. √ all that apply. ☐ Consent ☐ Reasonable suspicion-weapon (terry stop) ☐ Incident to arrest ☐ Plain View Contraband ☐ Other	If YES, probable cause/authority for search. √all that apply. ☐ Consent ☐ Reasonable suspicion-weapon (terry stop) ☐ Incident to arrest ☐ Plain View Contraband ☐ Other	
If YES, probable cause/authority for search. ✓ all that apply. Consent Reasonable suspicion-weapon (terry stop) Incident to arrest Plain View Contraband Other Drug Dog Alert Inventory Drug/Alcohol Odor WHAT WAS SEARCHED?	If YES, probable cause/authority for search. √all that apply. Consent Reasonable suspicion-weapon (terry stop) incident to arrest Plain View Contraband Other Drug Dog Alert Inventory Drug/Alcohol Odor WHAT WAS SEARCHED?	
If YES, probable cause/authority for search. ✓ all that apply. Consent Reasonable suspicion-weapon (terry stop) Incident to arrest Plain View Contraband Other Drug Dog Alert Inventory Drug/Alcohol Odor WHAT WAS SEARCHED? Driver Only Property Only Driver and Property Tournation Of SEARCH	If YES, probable cause/authority for search. √all that apply. Consent Reasonable suspicion-weapon (terry stop) incident to arrest Plain View Contraband Other Drug Dog Alert Inventory Drug/Alcohol Odor WHAT WAS SEARCHED? Driver Only Property Only Driver and Property Indication of Search	
If YES, probable cause/authority for search. ✓ all that apply. Consent Reasonable suspicion-weapon (terry stop) Incident to arrest Plain View Contraband Other Drug Dog Alert Inventory Drug/Alcohol Odor WHAT WAS SEARCHED? Driver Only Property Only Driver and Property Duration of SEARCH O-15 minutes 16-30 minutes 31+ minutes WAS CONTRABAND DISCOVERED? Yes No If YES, type of contraband. ✓ all that apply. Drugs/Paraphernalia Alcohol Currency	If YES, probable cause/authority for search. √all that apply. Consent Reasonable suspicion-weapon (terry stop) incident to arrest Plain View Contraband Other Drug Dog Alert Inventory Drug/Alcohol Odor WHAT WAS SEARCHED? Driver Only Property Only Driver and Property Duration of Search 0-15 minutes 16-30 minutes 31+ minutes WAS CONTRABAND DISCOVERED? Yes No If YES, type of contraband. √all that apply. Drugs/Paraphernalia Alcohol Currency	
If YES, probable cause/authority for search. ✓ all that apply. Consent Reasonable suspicion-weapon (terry stop) Incident to arrest Plain View Contraband Other Drug Dog Alert Inventory Drug/Alcohol Odor WHAT WAS SEARCHED? Driver Only Property Only Driver and Property 11 DURATION OF SEARCH 0-15 minutes 16-30 minutes 31+ minutes 12 WAS CONTRABAND DISCOVERED? Yes No If YES, type of contraband. ✓ all that apply. Drugs/Paraphernalia Alcohol Currency Weapon Stolen Property Other	If YES, probable cause/authority for search. √all that apply. Consent Reasonable suspicion-weapon (terry stop) incident to arrest Plain View Contraband Other Drug Dog Alert Inventory Drug/Alcohol Odor WHAT WAS SEARCHED? Driver Only Property Only Driver and Property 11 DURATION OF SEARCH 0-15 minutes 16-30 minutes 31+ minutes 12 WAS CONTRABAND DISCOVERED? Yes No If YES, type of contraband. √all that apply. Drugs/Paraphernalia Alcohol Currency Weapon Stolen Property Other 13 RESULT OF STOP Citation Warning Custodial No action Other	

Modified June 2019

AUTHORITY: section 590.650, RSMo 2016. Emergency rule filed Aug. 21, 2000, effective Aug. 31, 2000, expired Feb. 23, 2001. Original rule filed Aug. 21, 2000, effective March 30, 2001. Rescinded and readopted: Filed July 31, 2001, effective Jan. 30, 2002. Amended: Filed June 1, 2017, effective Jan. 1, 2018. Amended: Filed July 1, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Attorney General's Office at 207 W. High St., Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 10—Office of the Director Chapter 15—Abortions

PROPOSED AMENDMENT

19 CSR 10-15.060 Prohibition on Expenditure of Funds. The department is updating the rule purpose, amending sections (1), (2), and (4), and removing the form which follows the rule in the *Code of State Regulations*.

PURPOSE: The department is updating House Bill 2010 references and specific language in the rule purpose and sections (1), (2), and (4) to align with HB10, which is the Fiscal Year 2020 budget bill.

PURPOSE: This rule defines terms used in [House Bill 2010, 99th General Assembly, Second Regular Session] House Bill 10, 100th General Assembly, First Regular Session, for purposes of expenditures by the Department of Health and Senior Services.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

(1) Definitions.

- (A) Affiliate of [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced (as used in section 10.1100 of HB [2010] 10 and this regulation)—factors to be considered in making this determination include, but are not limited to: an organization or location that shares, or has in common, any resource with [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced including, but not limited to, operating funds, bank accounts, facilities, employees, service contracts, equipment, mailing lists, trademarks, copyrights, service marks, brands, trade names, financial reporting, marketing, advertising, websites, information and education materials, or any other assets.
- (B) Associate of [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are per-

formed or induced (as used in section 10.1100 of HB [2010] 10 and this regulation)—factors to be considered in making this determination include, but are not limited to: an organization or location that shares an organizational structure with [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced including, but not limited to, parent, subsidiary, or sister organizations; or an organization or location with common or interlocking management, ownership, or governance with [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced; or an organization or location with the public appearance of association with [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced, such as a shared name, or part of a name; an alliance or federation with an organization or location that is commonly identified as an advocate for abortion; or that holds itself out, has held itself out, or refers to itself publicly in a way that demonstrates a connection to an organization or location that is commonly identified as [an abortion facility] any clinic, physician's office, or any other place or facility in which abortions are performed or induced.

- (C) Counsels women to have an abortion (as used in section 10.1005 of HB [2010] 10)—in the absence of an exception required by federal law, includes, but is not limited to, encouraging a patient to have an abortion, referring a patient for an abortion, or providing a patient with information encouraging her to have an abortion.
- (D) Program (as used in section 10.1005 of HB [2010] 10)—a project, service, or activity administered by the department.
- (E) Referring a patient for an abortion (as used in section 170.015, RSMo, for purposes of section [10.720] 10.725 of HB [2010] 10)—does not include providing comprehensive, factual information regarding options, so long as the information is provided for all of the options and in a neutral manner. Also does not include providing contact information, so long as the contact information is provided for all of the options and in a neutral manner. Other actions, such as assisting with making an appointment or assisting with transportation, constitute referring a patient for an abortion.
- (2) The department shall not expend any funds to any clinic, physician's office, or any other place or facility in which abortions are performed or induced other than a hospital, including an abortion facility as defined in section 188.015, RSMo, or any affiliate or associate [thereof] of any such clinic, physician's office, or place or facility in which abortions are performed or induced other than a hospital, as determined by the department in accordance with this regulation.
- (4) [Prior to receiving payment from the department for providing services pursuant to section 10.720 of HB 2010,] After July 1, 2019, no claims for payment shall be submitted by a provider until the provider [shall complete and] submits the form [included herein] provided by the department declaring that the provider will not submit claims for payment that violate HB [2010] 10. A copy of the form can be requested by contacting the department.

AUTHORITY: section 192.006, RSMo 2016, and House Bill 10, [99th] 100th General Assembly, [Second] First Regular Session. Emergency rule filed July 5, 2018, effective July 15, 2018, expired Feb. 28, 2019. Original rule filed July 5, 2018, effective Feb. 28, 2019. Emergency amendment filed June 21, 2019, effective July 1, 2019, expires Feb. 27, 2020. Amended: Filed June 21, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Adam Crumbliss, Director, Department of Health and Senior Services, Division of Community and Public Health, PO Box 570, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Community and Public Health Chapter 20—Communicable Diseases

PROPOSED AMENDMENT

19 CSR 20-20.020 Reporting [Communicable, Environmental, and Occupational] Infectious, Contagious, Communicable, or Dangerous Diseases. The department is amending the rule title, rule purpose, and sections (2) and (3).

PURPOSE: This amendment moves Legionellosis from a three (3) day report to a one (1) day report. This amendment also changes the rule title and rule purpose to match the language of section 192.020, RSMo, which is the source of statutory authority for this rule.

PURPOSE: This rule designates the diseases[, disabilities, conditions, and findings that] which are infectious, contagious, communicable, or dangerous and must be reported to the local health authority or the Department of Health and Senior Services. It also establishes when they must be reported.

- (2) Reportable within one (1) day, diseases or findings shall be reported to the local health authority or to the Department of Health and Senior Services within one (1) calendar day of first knowledge or suspicion by telephone, facsimile, or other rapid communication. Reportable within one (1) day, diseases or findings are—
- (A) Diseases, findings, or agents that occur naturally, or from accidental exposure, or as a result of an undetected bioterrorism event:

Animal (mammal) bite, wound, humans

Brucellosis

Chikungunya

Cholera

Dengue virus infection

Diphtheria

Glanders (Burkholderia mallei)

Haemophilus influenzae, invasive disease

Hantavirus pulmonary syndrome

Hemolytic uremic syndrome (HUS), postdiarrheal

Hepatitis A

Influenza-associated mortality

Influenza-associated public and/or private school closures

Lead (blood) level greater than or equal to forty-five micrograms per deciliter (\geq 45 μ g/dl) in any person

Legionellosis

Measles (rubeola)

Melioidosis (Burkholderia pseudomallei)

Meningococcal disease, invasive

Novel Influenza A virus infections, human

Outbreaks (including nosocomial) or epidemics of any illness, disease, or condition that may be of public health concern, including any illness in a food handler that is potentially transmissible through food

Pertussis

Poliovirus infection, nonparalytic

Q fever (acute and chronic)

Rabies (animal)

Rubella, including congenital syndrome

Shiga toxin-producing Escherichia coli (STEC)

Shiga toxin positive, unknown organism

Shigellosis

Staphylococcal enterotoxin B

Syphilis, including congenital syphilis

T-2 mycotoxin

Tetanus

Tuberculosis disease

Tularemia (all cases other than suspected intentional release)

Typhoid fever (Salmonella typhi)

Vancomycin-intermediate Staphylococcus aureus (VISA), and Vancomycin-resistant Staphylococcus aureus (VRSA)

Venezuelan equine encephalitis virus neuroinvasive disease

Venezuelan equine encephalitis virus nonneuroinvasive disease

Viral hemorrhagic fevers other than suspected intentional (e.g., Viral hemorrhagic fever diseases: Ebola, Marburg, Lassa, Lujo, new world Arenavirus (Guanarito, Machupo, Junin, and Sabia viruses), or Crimean-Congo)

Yellow fever

Zika:

(B) Diseases, findings or adverse reactions that occur as a result of inoculation to prevent smallpox, including, but not limited to, the following:

Accidental administration

Contact transmission (i.e., vaccinia virus infection in a contact of a smallpox vaccinee)

Eczema vaccinatum

Erythema multiforme (roseola vaccinia, toxic urticaria)

Fetal vaccinia (congenital vaccinia)

Generalized vaccinia

Inadvertent autoinoculation (accidental implantation)

Myocarditis, pericarditis, or myopericarditis

Ocular vaccinia (can include keratitis, conjunctivitis, or blepharitis)

Post-vaccinial encephalitis or encephalamyelitis

Progressive vaccinia (vaccinia necrosum,

vaccinia gangrenosa, disseminated vaccinia)

Pyogenic infection of the vaccination site

Stevens-Johnson Syndrome.

(3) Reportable within three (3) days diseases or findings shall be reported to the local health authority or the Department of Health and Senior Services within three (3) calendar days of first knowledge or suspicion. These diseases or findings are—

Acquired immunodeficiency syndrome (AIDS)/Human immunodeficiency virus (HIV) infection, Stage 3

Babesiosis

California serogroup virus neuroinvasive disease

California serogroup virus non-neuroinvasive disease

Campylobacteriosis

Carbon monoxide exposure

CD4+ T cell count and percent

Chancroid

Chemical poisoning, acute, as defined in the most current ATSDR CERCLA Priority List of Hazardous Substances; if terrorism is suspected, refer to subsection (1)(B)

Chlamydia trachomatis, infections

Coccidioidomycosis

Creutzfeldt-Jakob disease

Cryptosporidiosis

Cyclosporiasis

Eastern equine encephalitis virus neuroinvasive disease

Eastern equine encephalitis virus non-neuroinvasive disease

Ehrlichiosis/Anaplasmosis (Ehrlichia chaffeensis infection, Ehrlichia ewingii infection, Anaplasma phagocytophilum infection, and Ehrlichiosis/Anaplasmosis, human, undetermined)

Giardiasis

Gonorrhea

Hansen's disease (Leprosy)

Heavy metal poisoning including, but not limited to, arsenic, cadmium, and mercury

Hepatitis B, acute

Hepatitis B, chronic

Hepatitis B surface antigen (prenatal HBsAg) in pregnant women

Hepatitis B Virus Infection, perinatal (HBsAg positivity in any infant aged equal to or less than twenty-four (\leq 24) months who was born to an HBsAg-positive mother)

Hepatitis C, acute

Hepatitis C, chronic

Human immunodeficiency virus (HIV) infection, exposed newborn infant (i.e., newborn infant whose mother is infected with HIV)

Human immunodeficiency virus (HIV) infection, including any test or series of tests used for the diagnosis or periodic monitoring of HIV infection. For series of tests which indicate HIV infection, all test results in the series (both positive and negative) must be reported.

Human immunodeficiency virus (HIV) infection, including any negative, undetectable, or indeterminate test or series of tests used for the diagnosis or periodic monitoring of HIV infection conducted within one hundred eighty (180) days prior to the test result used for diagnosis of HIV infection

Human immunodeficiency virus (HIV) infection, pregnancy in newly identified or pre-existing HIV positive women

Human immunodeficiency virus (HIV) infection, test results (including both positive and negative results) for children less than two (2) years of age whose mothers are infected with HIV

Human immunodeficiency virus (HIV) infection, viral load measurement (including undetectable results)

Hyperthermia

Hypothermia

Lead (blood) level less than forty-five micrograms per deciliter (<45 $\mu g/dl$) in any person

[Legionellosis]

Leptospirosis

Listeriosis

Lyme disease

Malaria

Methemoglobinemia, environmentally induced

Mumps

Non-tuberculosis mycobacteria (NTM)

Occupational lung diseases including silicosis, asbestosis, byssinosis, farmer's lung, and toxic organic dust syndrome

Pesticide poisoning

Powassan virus neuroinvasive disease

Powassan virus non-neuroinvasive disease

Psittacosis

Rabies Post-Exposure Prophylaxis (Initiated)

Respiratory diseases triggered by environmental contaminants including environmentally or occupationally induced asthma and bronchitis

Rickettsiosis, Spotted Fever

Saint Louis encephalitis/virus neuroinvasive disease

Saint Louis encephalitis virus non-neuroinvasive disease

Salmonellosis

Streptococcus pneumoniae, Invasive disease (IPD-Invasive Pneumococcal Disease)

Streptococcal toxic shock syndrome (STSS)

Toxic shock syndrome, non-streptococcal

Trichinellosis

Tuberculosis infection

Varicella (Chickenpox)

Varicella deaths

Vibriosis (non-cholera Vibrio species infections)

West Nile virus neuroinvasive disease

West Nile virus non-neuroinvasive disease

Western equine encephalitis virus neuroinvasive disease Western equine encephalitis virus non-neuroinvasive disease Yersiniosis.

AUTHORITY: sections 192.006, 192.020, 210.040, and 210.050, RSMo 2016. This rule was previously filed as 13 CSR 50-101.020. Original rule filed July 15, 1948, effective Sept. 13, 1948. For intervening history, please consult the Code of State Regulations. Emergency amendment filed June 28, 2019, effective July 8, 2019, expires Feb. 27, 2020. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Adam Crumbliss, Director, Department of Health and Senior Services, Division of Community and Public Health, PO Box 570, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Community and Public Health Chapter 20—Communicable Diseases

PROPOSED AMENDMENT

19 CSR 20-20.040 [Measures for the Control of Communicable, Environmental, and Occupational Diseases] Measures to Determine the Prevalence and Prevent the Spread of Diseases which are Infectious, Contagious, Communicable, or Dangerous in their Nature. The department is amending the title and sections (1), (2), (3) and (5) and adding new sections (6) and (7).

PURPOSE: This amendment changes the title and disease categories to be in accordance with the disease categories listed in section 192.020, RSMo and listed and updated in 19 CSR 20-20.020 and updates the department of health to department. This amendment also sets forth additional methods to determine the prevalence and to prevent the spread of diseases which are infectious, contagious, communicable, or dangerous in their nature within Missouri including notification of the public and potentially exposed individuals and the issuance of orders.

- (1) [In controlling the diseases and findings listed in 19 CSR 20-20.020, the director shall comply with the methods of control section of one (1) of the two (2) books listed in 19 CSR 20-20.030(2)(B) or the recommendations of the Immunization Practices Advisory Committee (ACIP) published by the Centers for Disease Control in the Morbidity and Mortality Weekly Report listed in 19 CSR 20-20.030(2)(B).] The director shall use the legal means necessary to control, investigate, or both, any disease or condition listed in 19 CSR 20-20.020 which is a threat to the public health.
- (2) It shall be the duty of the local health authority, the director of the [D]department [of Health], or the director's designated representative on receiving a report of a [communicable, environmental or occupational disease] disease which is infectious, contagious, communicable, or dangerous in its nature as included in

19 CSR 20-20.020 to-

- (A) Inspect any premises that they have reasonable grounds to believe are in a condition conducive to the spread of [any communicable] the disease;
- (C) Collect for laboratory analysis any samples or specimens that may be necessary to confirm the diagnosis or presence of the disease or biological, chemical, or physical agents and to determine the source of the infection, epidemic, or exposure. Health program representatives and other personnel employed by the [D]department [of Health], after training and certification to perform venipuncture, and after specific authorization from a physician, are authorized to perform venipuncture utilizing procedures within the scope of the training they have been given. The content and scope of this training shall be established by the [D]department [of Health]. Training shall be provided by a physician or his/her designee and the certificate shall be signed by the physician. Nothing in this rule shall limit the authority of local public health departments to establish their own training policies, with or without certification, or to limit their voluntary participation in the certification program developed by the [D]department [of Health], nor shall it apply to venipuncture for other purposes;
- (G) Establish appropriate control measures which may include isolation, quarantine, disinfection, immunization, closure of establishment, notification to potentially exposed individuals to make them aware of the risk or potential risk of the disease and such information required to avoid or appropriately respond to the exposure, notification to the public of the risk or potential risk of the disease and such information required to avoid or appropriately respond to the exposure, the creation and enforcement of adequate orders to prevent the spread of the disease and other measures considered [appropriate by medical experts for the protection of public health] by the department and/or local health authority as appropriate disease control measures based upon the disease, the patient's circumstances, the type of facility available, and any other available information related to the patient and the disease or infection;
- (H) Establish, as the local health authority, whenever a case of unrecognized illness is reported or otherwise brought to the attention of the local health authority or the [D]department [of Health] and investigation presents symptoms of a communicable disease, but sufficient time has not elapsed to render a positive diagnosis, after consultation with the director or his/her designated representative, the control measures applicable in actual cases of the suspected communicable disease, until a positive diagnosis can be established. If a disease proves to be noncommunicable, the temporary control measures shall be terminated at once;
- (J) Investigate, as the local health authority, the disease within the local jurisdiction with assistance from the director of the [D]department [of Health] or his/her designated representative when any outbreak or unusual occurrence of a reportable disease is identified through reports required by 19 CSR 20-20.020. If, in the judgment of the director, the disease outbreak or unusual occurrence constitutes a medical emergency, the director may assume direct responsibility for the investigation.
- (3) It shall be the duty of the local health authority, upon identification of a case of a reportable disease or upon receipt of a report of that disease, to take actions and measures as may be necessary according to any policies which have been or may be established by the director of the [D]department [of Health], within the provisions of section (2) and subsections (2)(A)–(J) of this rule.
- (C) Control measures implemented by the local health authority shall be at least as stringent as those established by the director of the [D]department [of Health] and shall be subject to review and alteration by the director. If the local health authority fails to carry out appropriate control measures, the director or his/her designated representative shall take steps necessary to protect the public health.

- (5) Every practitioner of the healing arts and every person in charge of any medical care facility shall permit the director of the *[D]*department *[of Health]* or the director's designated representative to examine and review any medical records which are in the practitioner's or person's possession or to which the practitioner or person has access, upon request of the director or the director's designated representative in the course of investigation of reportable diseases in 19 CSR 20-20.020.
- (6) In order to determine the prevalence of infectious diseases, contagious diseases, communicable diseases, or diseases dangerous in their nature within Missouri, the department may inspect, investigate, make findings, and make and enforce adequate orders to prevent the spread of such diseases included in 19 CSR 20-20.020.
- (7) In order to prevent the spread of infectious diseases, contagious diseases, communicable diseases, or diseases that are dangerous in their nature within Missouri, it shall be the duty of the local health authority, the director of the department or the director's designated representative to do the following:
- (A) Notify or ensure adequate notice is given to potentially exposed individuals when such official determines that a case or outbreak of any such disease subjects such individuals to serious illness or death, if acquired; and
- (B) Notify or ensure adequate notice is given to the public when such official determines that a case or outbreak of any such disease subjects the public to serious illness or death, if acquired, and the identity of potentially exposed individuals is not known at such time or cannot be known.

Such notice shall provide necessary information for the recipient to avoid or appropriately respond to the exposure.

AUTHORITY: sections 192.006 and 192.020, RSMo [2000] 2016. This rule was previously filed as 13 CSR 50-101.050. Original rule filed July 15, 1948, effective Sept. 13, 1948. For intervening history, please consult the Code of State Regulations. Emergency amendment filed June 28, 2019, effective July 8, 2019, expires Feb. 27, 2020. Amended: Filed June 28, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Adam Crumbliss, Director, Department of Health and Senior Services, Division of Community and Public Health, PO Box 570, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 30—Ambulatory Surgical Centers and Abortion Facilities

PROPOSED AMENDMENT

19 CSR 30-30.060 Standards for the Operation of Abortion Facilities. The department is amending section (2).

PURPOSE: This regulation establishes standards for the operation of abortion facilities to ensure safe, quality care in accordance with legal requirements.

(2) Direct patient care services.

(D) A written medical history shall be obtained for each patient. At least seventy-two (72) hours before the abortion, [A]a health assessment [including] and a pelvic examination shall be performed by the physician who is to perform or induce the abortion, unless in the clinical judgment of that physician such pelvic examination is not medically indicated at such time for that individual patient, in which case such pelvic examination shall be completed on the day of the abortion by the physician performing or inducing the abortion. The basis for the determination to delay the pelvic examination shall be documented in detail in the patient's medical record. Pregnancy shall be confirmed by clinical evidence and laboratory tests. This information shall be used in determining the duration of gestation, identifying preexisting medical or other complications, and detecting any factors which could influence the choice of the procedure, anesthesia, or preoperative and postoperative management. If the physician determines gestation is beyond the first trimester, an ultrasound examination shall be performed and results shall be recorded in the patient's medical record.

AUTHORITY: section 197.225, RSMo Supp. 2017. Original rule filed July 15, 1987, effective Oct. 25, 1987. Amended: Filed June 14, 1988, effective Oct. 13, 1988. Amended: Filed Oct. 24, 2017, effective April 30, 2018. Emergency amendment filed June 21, 2019, effective July 1, 2019, expires Feb. 27, 2020. Amended: Filed June 21, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Health and Senior Services, Division of Regulation and Licensure, Dean Linneman, Division Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2200—State Board of Nursing Chapter 4—General Rules

PROPOSED AMENDMENT

20 CSR 2200-4.020 Requirements for Licensure. The board is amending section (7).

PURPOSE: This amendment clarifies the requirements for the English proficiency exam.

- (7) Intercountry Licensure by Examination in Missouri-RN and LPN.
 - (A) Application Procedure.
- 1. A professional/practical nurse educated outside a state of the United States may be entitled to apply to take the examination for licensure if, in the opinion of the Missouri State Board of Nursing, current requirements for licensure in Missouri are met.

- 2. The applicant shall file a complete application containing data and documents required by the board. The application shall be properly attested to and executed before a notary public. Any application for licensure submitted to the board is valid for one (1) year from the date the application is notarized. After the expiration of one (1) year, an applicant shall submit a new application, along with the required fee. An application notarized more than sixty (60) days prior to receipt by the Missouri State Board of Nursing will be rejected and returned to the applicant. Credentials in a foreign language shall be submitted in their original language and also a duplicate set translated into English, the translation shall be signed by the translator, and the signature shall be notarized by a notary public. The translation shall be attached to the credentials in a foreign language when submitted to the Missouri State Board of Nursing.
- 3. The required credentials for practical nurse applicants are—
 A. A course-by-course evaluation report and credentials evaluation report received directly from a foreign or other credentials

evaluation service approved by the board;

- B. A photostatic copy of a birth certificate (if a copy of birth certificate is not available, copy of baptismal certificate, passport, or notarized statement from an authorized agency will be accepted as verification of name, date of birth, and place of birth);
- C. Photostatic copy of marriage license/certificate (if applicable);
- D. Successful passage of an English proficiency exam, approved by the board that includes the components of reading, speaking, and listening. [Evidence of] The English-language proficiency [by any of the following submitted] exam results must be received directly from the testing agency:

[(I) Test of English as a Foreign Language (TOEFL) www.toefl.org with a passing score of five hundred forty (540) on the paper examination or a passing score of two hundred seven (207) for the computerized examination or a passing score of seventy-six (76) on the Internet-based exam; or

(II) Test of English for International Communication (TOEIC) www.toeic.com with a passing score of seven hundred twenty-five (725); or

(III) International English Language Testing System (IELTS) www.ielts.org with a passing score in the academic module of six and one-half (6.5) and the Spoken Band score of seven (7);

- E. Test of Spoken English (TSE®) Certificate indicating that the applicant has obtained a minimum overall score of fifty (50):1
- [F.]E. Photostatic copy of original license issued by the licensing agency where original licensure/registration was secured by examination;

[G.]F. Copy of Passport;

[H.]G. Copy of original education certificate/diploma;

[/.]H. Copy of Transcript/Marksheet;

[J./II. Copy of nursing education program transcripts and copy of certificate (if any);

[K.]J. Professional/Health License issued by the regulator of the country last worked in or home country professional/health license:

[L.]K. Employment Certificate/Experience Certificate/Relieving Letter/Last appraisal letter (if this includes the employment start date)/First and last salary slip (Recommendation letters are not acceptable documents for employment verification); and

[M.]L. The applicant shall submit to state and federal fingerprint or other biometric criminal background checks as administered through the Missouri State Highway Patrol.

4. The required credentials for professional nurse applicants are—

A. A course-by-course evaluation report received directly from a credentials evaluation service approved by the board or Commission on Graduates of Foreign Nursing Schools (CGFNS)

- certificate and [evidence of] successful passage of an English-language proficiency [submitted] exam, approved by the board that includes the components of reading, speaking, and listening. The English-language proficiency exam results must be received directly from the testing agency. [Any of the following is considered evidence of English-language proficiency:
- (I) Test of English as a Foreign Language (TOEFL) www.toefl.org with a passing score of five hundred forty (540) on the paper examination or a passing score of two hundred seven (207) for the computerized examination or a passing score of seventy-six (76) on the internet-based exam; or
- (II) Test of English for International Communication (TOEIC) www.toeic.com with a passing score of seven hundred twenty-five (725); or
- (III) International English Language Testing System (IELTS) www.ielts.org with a passing score in the academic module of six and one-half (6.5) and the Spoken Band score of seven (7).
- B. Test of Spoken English (TSE®) Certificate indicating that the applicant has obtained a minimum overall score of fifty (50);]
- *[C.]***B.** A photostatic copy of birth certificate (if a copy of birth certificate is not available, a copy of baptismal certificate, passport, or notarized statement from authorized agency will be accepted as verification of name, date of birth, and place of birth);
- [D.]C. Photostatic copy of original license or certificate issued by the licensing agency where original licensure/registration was secured by examination;
- [E.]D. Photostatic copy of marriage license/certificate (if applicable);
 - [F.]E. Copy of original education certificate/diploma;
 - [G.]F. Copy of Transcript/Marksheet;
- [H.]G. Copy of nursing education program transcripts and copy of certificate (if any);
- [1.]H. Professional/Health License issued by the regulator of the country last worked in or home country professional/health license;
- [J.]I. Employment Certificate/Experience Certificate/Relieving Letter/Last appraisal letter (if this includes the employment start date)/First and last salary slip (Recommendation letters are not acceptable documents for employment verification); and
 - [K.]J. Copy of passport.
- AUTHORITY: sections 335.046 and 335.051, RSMo 2016, and sections 335.036.1(2) and (7) and 335.066, RSMo Supp. 2018. This rule originally filed as 4 CSR 200-4.020. Original rule filed Oct. 14, 1981, effective Jan. 14, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed June 21, 2019.
- PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.
- PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.
- NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Board of Nursing, Lori Scheidt, Executive Director, PO Box 656, Jefferson City, MO 65102, by fax at (573) 751-0075, or via email at nursing@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

■he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety-(90-) day period during which an agency shall file its Order of Rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the Proposed Rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 2—DEPARTMENT OF AGRICULTURE Division 80—State Milk Board Chapter 5—Inspections

ORDER OF RULEMAKING

By the authority vested in the State Milk Board under section 196.939, RSMo 2016, the board amends a rule as follows:

2 CSR 80-5.010 Inspection Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1022). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENT: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 80—Solid Waste Management Chapter 2—General Provisions

ORDER OF RULEMAKING

By the authority vested in the Department of Natural Resources under section 260.225, RSMo 2016, and section 260.242, RSMo Supp. 2018, the department withdraws a proposed amendment as follows:

10 CSR 80-2.010 Definitions is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2019 (44 MoReg 501-511). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: The department held a public hearing on this proposed amendment on March 21, 2019, and the public comment period ended March 28, 2019. At the public hearing, the department provided testimony that the proposed amendment had two (2) purposes: 1. To update existing definitions used in the solid waste management regulations in order to reduce redundancies and clarify language; and 2. To add definitions to the solid waste regulations relating to coal combustion residuals. One (1) verbal comment and ten (10) written comments were received. The department proposed the amendment relating to coal combustion residuals in conjunction with separate but simultaneous rulemaking actions. The department has withdrawn those separate actions.

RESPONSE AND EXPLANATION OF CHANGE: As a result, the department withdraws the proposed amendment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 80—Solid Waste Management Chapter 11—Utility Waste Landfill

ORDER OF RULEMAKING

By the authority vested in the Department of Natural Resources under section 260.225, RSMo 2016, and section 260.242, RSMo Supp. 2018, the department withdraws a proposed amendment as follows:

10 CSR 80-11.010 Design and Operation is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 1, 2019 (44 MoReg 511-541). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: The department held a public hearing on this proposed amendment on March 21, 2019, and the public comment period ended March 28, 2019. At the public hearing, the department provided testimony about the proposed amendment and how, following completion of the rulemaking, the department planned to seek federal approval to enable the amended regulation to operate in place of the corresponding federal regulations currently applicable in Missouri. Public comments on the proposed amendment primarily focused on whether the proposed amendment should mirror the federal regulations. Additionally, public comments highlighted the ongoing litigation concerning the federal regulations. RESPONSE AND EXPLANATION OF CHANGE: As a result of the uncertainty created by the ongoing litigation and the likelihood that the federal regulations will be amended in the near future, the department withdraws the proposed amendment. The department intends to pursue this rulemaking at a future date, with the exact language and timing to be determined based on the status of litigation concerning the federal regulations, any additional amendments of

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 80—Solid Waste Management Chapter 12—Coal Combustion Residuals Surface Impoundments

those regulations, and stakeholder feedback.

ORDER OF RULEMAKING

By the authority vested in the Department of Natural Resources

under section 260.225, RSMo 2016, and section 260.242, RSMo Supp. 2018, the department withdraws a proposed rule as follows:

10 CSR 80-12.010 Design and Operation—Coal Combustion Residuals Surface Impoundments **is withdrawn**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2019 (44 MoReg 542-562). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: The department held a public hearing on this proposed rule on March 21, 2019, and the public comment period ended March 28, 2019. At the public hearing, the department provided testimony about the proposed rule and how, following completion of the rulemaking, the department planned to seek federal approval to enable the regulation to operate in place of the corresponding federal regulations currently applicable in Missouri. Public comments on the rule primarily focused on whether the proposed rule should mirror the federal regulations. Additionally, public comments highlighted the ongoing litigation concerning the federal regulations.

RESPONSE AND EXPLANATION OF CHANGE: As a result of the uncertainty created by the ongoing litigation and the likelihood that the federal regulations will be amended in the near future, the department withdraws the proposed rule. The department intends to pursue this rulemaking at a future date, with the exact language and timing to be determined based on the status of litigation concerning the federal regulations, any additional amendments of those regulations, and stakeholder feedback.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 70—Division of Alcohol and Tobacco Control Chapter 2—Rules and Regulations

ORDER OF RULEMAKING

By the authority vested in the Division of Alcohol and Tobacco Control under section 311.660, RSMo 2016, the division amends a rule as follows:

11 CSR 70-2.240 Advertising of Intoxicating Liquor is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 787-789). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 10—General Administration Chapter 1—Organization

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 10-1.010 General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed

amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1143-1145). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication of the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 10—General Administration Chapter 3—Internal Affairs

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 10-3.100 Confidentiality is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1145-1146). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 10—General Administration Chapter 3—Internal Affairs

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 10-3.200 Gratuities is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1146). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 10—General Administration Chapter 3—Internal Affairs

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 10-3.300 Conflict of Interest is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1146). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 200—Insurance Solvency and Company Regulation Chapter 8—Risk Retention

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 200-8.100 Federal Liability Risk Retention Act is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1146-1149). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 200—Insurance Solvency and Company Regulation Chapter 16—Conversion of Mutual Life Insurance Holding Company

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 200-16.010 Conversion of Mutual Life Insurance Holding Company **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1149). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 200—Insurance Solvency and Company Regulation

Chapter 21—Corporate Governance Annual Disclosure

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 382.635, RSMo Supp. 2018, the director adopts a rule as follows:

20 CSR 200-21.300 Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1149). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 200—Insurance Solvency and Company Regulation Chapter 21—Corporate Governance Annual Disclosure

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 382.635, RSMo Supp. 2018, the director adopts a rule as follows:

20 CSR 200-21.400 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1150-1151). The private fiscal note with changes is reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this proposed rule was held May 16, 2019, and the public comment period ended May 15, 2019. During the public comment period, one (1) comment was received.

COMMENT: John F. Rehagen, Director, Division of Insurance Company Regulation, Department of Insurance, Financial Institutions and Professional Registration pointed out there was a typographical error in the private fiscal note. In the Section IV, Assumptions, the word "exiting" should be "existing."

RESPONSE AND EXPLANATION OF CHANGE: Staff agrees that the typographical error should be corrected.

20 CSR 200-21.400 Filing Procedures

FISCAL NOTE PRIVATE COST

I. Department Title: Department of Insurance, Financial Institutions and Professional Registration

Division Title: 200—Insurance Solvency and Company Regulation Chapter Title: 21—Corporate Governance Annual Disclosure

Rule Number and Title:	20 CSR 200-21.400 Filing Procedures
Type of Rulemaking:	New

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
29	Insurance companies and insurance groups	Year 1: S2250. Following years: S750.

III. WORKSHEET

First Year Costs: \$250.00 + (\$50*40 hours) equals \$2250.

Costs for subsequent years: \$250.00 + (\$50*10 hours) equals \$750.00.

IV. ASSUMPTIONS

We assumed costs for the rule would not be overly significant because most insurers already summarize and describe their corporate governance practices to various stakeholders regularly. Additionally the rule allows the use of existing documents and filings. Compliance with the rule's requirements may take some additional time to review and utilize, but that should not be significant. Currently, there are 29 insurance groups in Missouri that would be required to file annually. The filing fee is \$250.00 per insurance group. The initial filing will take less than 40 hours to compile (\$2000 maximum) and approximately 10 hours (\$500) annually thereafter. (These costs are for both this rule and 20 CSR 200-21.500.)

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 200—Insurance Solvency and Company Regulation Chapter 21—Corporate Governance Annual Disclosure

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 382.635, RSMo Supp. 2018, the director adopts a rule as follows:

20 CSR 200-21.500 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1152-1154). The private fiscal note with changes is reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this proposed rule was held May 16, 2019, and the public comment period ended May 15, 2019. During the public comment period, one comment was received.

COMMENT: John F. Rehagen, Director, Division of Insurance Company Regulation, Department of Insurance, Financial Institutions and Professional Registration pointed out there was a typographical error in the private fiscal note. In the Section IV, Assumptions, the word "exiting" should be "existing." RESPONSE AND EXPLANATION OF CHANGE: Staff agrees that the typographical error should be corrected.

20 CSR 200-21.500 Contents of Corporate Governance Annual Disclosure

FISCAL NOTE PRIVATE COST

I. Department Title: Department of Insurance, Financial Institutions and Professional Registration

Division Title: 200—Insurance Solvency and Company Regulation Chapter Title: 21—Corporate Governance Annual Disclosure

Rule Number and Title:	20 CSR 200-21,500 Contents of Corporate Governance Annual Disclosure
Type of Rulemaking:	New

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
29	Insurance companies and insurance groups	Year 1: \$2250. Following years: \$750.
		<u> </u>
and the first		

III. WORKSHEET

First Year Costs: \$250.00 + (\$50*40 hours) equals \$2250.

Costs for subsequent years: \$250.00 + (\$50*10 hours) equals \$750.00.

IV. ASSUMPTIONS

We assumed costs for the rule would not be overly significant because most insurers already summarize and describe their corporate governance practices to various stakeholders regularly. Additionally the rule allows the use of exsiting documents and filings. Compliance with the rule's requirements may take some additional time to review and utilize, but that should not be significant. Currently, there are 29 insurance groups in Missouri that would be required to file annually. The filing fee is \$250.00 per insurance group. The initial filing will take less than 40 hours to compile (\$2000 maximum) and approximately 10 hours (\$500) annually thereafter. (These costs are for both this rule and 20 CSR 200-21.400.)

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 200—Insurance Solvency and Company Regulation

Chapter 21—Corporate Governance Annual Disclosure

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 382.635, RSMo Supp. 2018, the director adopts a rule as follows:

20 CSR 200-21.600 Severability Clause is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1155). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 2—Accident and Health Insurance in General

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 374.045, 375.445, and 376.777, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-2.050 Notice of Renewal Dates on Renewable Policies is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1155). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 2—Accident and Health Insurance in General

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 374.045, 375.405, and 376.777, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-2.070 Conversion Privilege is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg

1155). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 2—Accident and Health Insurance in General

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 354.120, 374.045, 376.395, 376.397, 376.398, 376.401, 376.403, and 376.404, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-2.080 Conversion: Semiprivate Room Rate is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1155–1156). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 2—Accident and Health Insurance in General

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-2.100 Standards for HIV Testing is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1156). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 2—Accident and Health Insurance in General

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-2.110 Life and Health Benefits Relating to HIV Infection is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1156). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 2—Accident and Health Insurance in General

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-2.120 Application Questions and Underwriting Practices Relating to HIV Infection is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1156). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 5—Advertising and Material Disclosures

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 374.045 and 375.012-375.158, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-5.300 Solicitation of Insurance on Military Installations in Missouri **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1156-1157). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 6—Health Services Corporations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of

Insurance, Financial Institutions and Professional Registration under sections 354.085 and 354.120, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-6.200 Approval Criteria for Membership Contracts is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1157). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 6—Health Services Corporations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 197.240, RSMo Supp. 2018, and sections 354.085, 354.090, and 354.120, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-6.300 Ambulatory Surgical Centers is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1157). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 6—Health Services Corporations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 354.115 and 354.120, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-6.400 Benefit Payment Standards is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1157-1158). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 6—Health Services Corporations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 354.085 and 354.120, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-6.600 Conversion Privilege is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1158). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 354.405 and 354.485, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.010 Forms Which Must be Approved Prior to Use is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1158). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.060 Integration With Other Benefits is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1158). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 354.425 and 354.485, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.070 Bonding Requirements is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1158-1159). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 354.485, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.080 Enrollee Protection Provisions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1159). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 354.430 and 354.485, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.100 Copayments is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg

1159). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 354.430, 354.445, and 354.485, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.110 Health Maintenance Organizations—Resolution of Enrollee Grievances **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1159). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 354.410, 354.470, and 354.485, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.130 Authorization for Emergency Medical Services is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1159-1160). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 354.462 and 354.485, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.150 Health Maintenance Organizations—Disenrollments is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1160). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 354.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.160 Multiple Names Prohibited is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1160). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 354.442.1, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.170 Distribution of Written Disclosure Information is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1160). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of

Insurance, Financial Institutions and Professional Registration under sections 354.485, 354.606, and 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.200 Provider Selection Standards is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1161). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 354.485, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.300 Evidence Required to Prove Criteria for Designation as Community-Based Health Maintenance Organization is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1161). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 354.485, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-7.400 Pharmacies and Prescription Drugs is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1161). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 8—Forms, Procedures, and Fees

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 287.310, 374.045, 375.920, 376.405, 376.675, 376.777, and 379.160, RSMo 2016, and sections 374.230 and 379.321, RSMo Supp. 2018, the director rescinds a rule as follows:

20 CSR 400-8.100 Filing Fees is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1161-1162). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 8—Forms, Procedures, and Fees

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 354.485, 354.624, 374.045, 374.056, 376.405, 376.670, 376.675, 376.777, and 379.160, RSMo 2016, and section 379.321, RSMo Supp. 2018, the director rescinds a rule as follows:

20 CSR 400-8.200 Procedures for the Filing of All Policy Forms and Certain Rates for Life or Health Policies, Contracts, or Related Forms is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1162). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 8—Forms, Procedures, and Fees

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.184, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-8.300 Uniform Health Care Billing Forms is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1162). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 400—Life, Annuities and Health Chapter 9—Individual Medical Accounts

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under sections 143.999 and 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 400-9.100 Eligibility is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1162). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after the publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 500—Property and Casualty Chapter 6—Workers' Compensation and Employers' Liability

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 500-6.500 Performance Standards for Workers' Compensation Carriers **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1164-1165). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 500—Property and Casualty Chapter 6—Workers' Compensation and Employers' Liability

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 500-6.700 Workers' Compensation Managed Care Organizations **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1165). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 1—Insurance Producers

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 700-1.005 Scope and Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1165). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 1—Insurance Producers

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 700-1.025 Conduct of the Business of Insurance Over the Internet is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1165-1166). No changes have been made in the text of proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 1—Insurance Producers

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 700-1.040 Clearance Letters is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1166). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 1—Insurance Producers

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 700-1.050 Payment of Earned Commissions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1166). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 1—Insurance Producers

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 700-1.070 Coverages Permitted to be Sold Under Credit License **is amended**.

A notice proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1166-1167). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 1—Insurance Producers

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 700-1.160 Licensing and Authorization of Portable Electronics Insurance Producers and Related Entities is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1167-1168). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 2—Public Adjusters and Public Adjuster Solicitors

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 700-2.005 Scope and Definitions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1168). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 2—Public Adjusters and Public Adjuster Solicitors

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 700-2.100 Public Adjusters is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1168). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 2—Public Adjusters and Public Adjuster Solicitors

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 700-2.200 Claim Checks or Drafts is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1168-1169). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 2—Public Adjusters and Public Adjuster Solicitors

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 700-2.300 Public Adjuster Contracts is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1169). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 3—Education Requirements

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 700-3.200 Continuing Education is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1169-1170). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of the State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 6—Bail Bond Agents and Surety Recovery Agents

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 700-6.100 Applications, Fees, and Renewals—Bail Bond Agents, General Bail Bond Agents, and Surety Recovery Agents **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1170-1171). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of the State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 6—Bail Bond Agents and Surety Recovery Agents

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 700-6.160 Continuing Education for Bail Bond Agents, General Bail Bond Agents, and Surety Recovery Agents is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1171-1172). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 6—Bail Bond Agents and Surety Recovery Agents

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 700-6.200 Assignment and Acknowledgment is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1172-1173). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of the State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 6—Bail Bond Agents and Surety Recovery Agents

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director amends a rule as follows:

20 CSR 700-6.250 Assignment of Additional Assets is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1173). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 700—Insurance Licensing Chapter 6—Bail Bond Agents and Surety Recovery Agents

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Insurance, Financial Institutions and Professional Registration under section 374.045, RSMo 2016, the director rescinds a rule as follows:

20 CSR 700-6.300 Affidavits is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1173-1174). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effec-

tive thirty (30) days after publication in the Code of State Regulation.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2150—State Board of Registration for the Healing Arts Chapter 2—Licensing of Physicians and Surgeons

ORDER OF RULEMAKING

By the authority vested in the State Board of Registration for the Healing Arts under section 334.125, RSMo 2016, the board amends a rule as follows:

20 CSR 2150-2.200 Assistant Physician—Application for Licensure is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1174-1175). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2165—Board of Examiners for Hearing Instrument Specialists Chapter 1—General Rules

ORDER OF RULEMAKING

By the authority vested in the Board of Examiners for Hearing Instrument Specialists under section 346.125, RSMo 2016, the board amends a rule as follows:

20 CSR 2165-1.020 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1175-1177). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 1—General Rules

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council amends a rule as follows:

20 CSR 2193-1.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1178). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 2—Registration Requirements

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council amends a rule as follows:

20 CSR 2193-2.010 Application is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1178). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 2—Registration Requirements

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council amends a rule as follows:

20 CSR 2193-2.020 Qualifying Education is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1178-1179). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 2—Registration Requirements

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council amends a rule as follows:

20 CSR 2193-2.030 Qualifying Experience is amended.

A notice of proposed rulemaking containing the text of the proposed

amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1179). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 2—Registration Requirements

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council amends a rule as follows:

20 CSR 2193-2.040 Reciprocity/Waiver of Examination is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1179-1180). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 3—Registration and Renewal

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council rescinds a rule as follows:

20 CSR 2193-3.010 Original Registration—Form and Content is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1180). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 3—Registration and Renewal

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council amends a rule as follows:

20 CSR 2193-3.020 Renewal is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1180-1181). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 4—Fees

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council amends a rule as follows:

20 CSR 2193-4.010 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1181). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 5—Continuing Education

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council amends a rule as follows:

20 CSR 2193-5.010 Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1181-1182). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 6—Complaint Handling and Disposition

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council amends a rule as follows:

20 CSR 2193-6.010 Public Complaint Handling and Disposition Procedure **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1182). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2193—Interior Design Council Chapter 6—Complaint Handling and Disposition

ORDER OF RULEMAKING

By the authority vested in the Interior Design Council under section 324.412, RSMo Supp. 2018, the council rescinds a rule as follows:

20 CSR 2193-6.030 Discipline is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1182). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2263—State Committee for Social Workers Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under section 337.627, RSMo Supp. 2018, the committee rescinds a rule as follows:

20 CSR 2263-2.020 Educational Requirements for Licensed Social Workers **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1046-1047). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2263—State Committee for Social Workers Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under section 337.627, RSMo Supp. 2018, the committee amends a rule as follows:

20 CSR 2263-2.030 Supervised Licensed Social Work Experience is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1047). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2263—State Committee for Social Workers Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under section 337.627, RSMo Supp. 2018, the committee amends a rule as follows:

20 CSR 2263-2.031 Acceptable Supervisors and Supervisor Responsibilities **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2019 (44 MoReg 1182-1183). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2263—State Committee for Social Workers Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under section 337.627, RSMo Supp. 2018, the committee amends a rule as follows:

20 CSR 2263-2.032 Registration of Supervised Social Work Experience **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1047). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2263—State Committee for Social Workers Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under section 337.627, RSMo Supp. 2018, the committee amends a rule as follows:

20 CSR 2263-2.050 Application for Licensure as a Social Worker is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1047-1048). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2263—State Committee for Social Workers Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under section 337.627, RSMo Supp. 2018, the committee amends a rule as follows:

20 CSR 2263-2.060 Licensure by Reciprocity is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1048). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2263—State Committee for Social Workers Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under section 337.627, RSMo Supp. 2018, the committee amends a rule as follows:

20 CSR 2263-2.075 Renewal of License is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1048-1049). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2263—State Committee for Social Workers Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers

under section 337.627, RSMo Supp. 2018, the committee amends a rule as follows:

20 CSR 2263-2.090 Inactive Status is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1049). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2263—State Committee for Social Workers Chapter 3—Ethical Standards/Disciplinary Rules

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under section 337.627, RSMo Supp. 2018, the committee amends a rule as follows:

20 CSR 2263-3.100 Confidentiality is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1049). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

his section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs, and other items required to be published in the Missouri Register by law.

Title 2—DEPARTMENT OF AGRICULTURE Division 90—Weights, Measures and Consumer **Protection**

FISCAL YEAR JULY 1, 2019-JUNE 30, 2020 BUDGET PLAN

PURPOSE: This proposed budget is filed in compliance with the provisions of section 323.025.10, RSMo 2016, which requires the Missouri Propane Safety Commission to prepare and submit a budget plan for public comment.

INCOME:

Estimated Assessments*	\$607,500
Interest Income	\$ 4,600
Total Income:	\$612,100

EXPENSES:

NET

Furnishings, Equipment, and Vehicle (Depreciation and	
Amortization)	\$ 19,350
Rent, Utility, and Communication Expenses	\$ 22,000
Professional and Contract Services	\$ 37,600
Operating Expenses	\$ 12,950
Personnel Expenses	\$290,000
Employee Benefits	\$ 67,200
Inspection and Meeting Expenses	\$ 53,500
Commissioner Expenses	\$ 7,500
Insurance Expenses	\$ 4,160
Total Expenses:	\$514,260

^{*}Assessment rates: 0.00225/gallon

AUTHORITY: section 323.025.10, RSMo 2016.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed budget with the Missouri Propane Safety Commission, 4110 Country Club Drive, Suite 200, Jefferson City, MO 65109-0302. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Committee

NOTIFICATION OF REVIEW:

The Missouri Health Facilities Review Committee has initiated public inspection at the address shown below.

Date Filed

Project Number: Project Name City (County)

Cost, Description

07/08/2019

#5685 NT: Putnam County Care Center Unionville (Putnam County)

\$1,757,095, Renovate/Modernize existing 60-bed SNF

7/10/2019

#5708 HT: Barnes-Jewish Hospital

St. Louis (St. Louis City)

\$2,533,000, Replace robotic surgery system

#5709 NT: Peace Haven Association

St. Louis (St. Louis County)

\$19,000,000, LTC replacement within 15-miles (ICF)

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by August 10, 2019. All written requests and comments should be sent to-

Chairman

Missouri Health Facilities Review Committee

c/o Certificate of Need Program

3418 Knipp Drive, Suite F

PO Box 570

Jefferson City, MO 65102

For additional information contact Alison Dorge alison.dorge@health.mo.gov.

\$ 97,840

Division 60-Missouri Health Facilities Review

Chapter 50—Certificate of Need Program

review of the CON applications listed below. A decision is tentatively scheduled for August 21, 2019. These applications are available for

Taxation Division

E10130

Run Date: 7/1/2019 6:05:57 AM

Show Secretary of State Cover: Yes

Construction Transient Employer Listing

to be transient employers pursuant to Section 285.230, RSMo. This list is provided as a guideline to assist public bodies with their responsibilities under The following is a list of all construction contractors performing work on construction projects in Missouri who are known by the Department of Revenue this section that states, "any county, city, town, village or any other political subdivision which requires a building permit for a person to perform certain construction projects shall require a transient employer to show proof that the employer has been issued a tax clearance and has filed a financial assurance instrument as required by Section 285.230 before such entity issues a building permit to the transient employer."

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
2 POINT CONSTRUCTION CO 7252 W FRONTAGE RD LLC	7252 W FRONTAGE RD		SHAWNEE	KS	66203-4638
4MC CORPORATION	8040 JORDAN RD		OAKLEY	-	62501-6999
A & B PROCESS SYSTEMS CORP	212700 STAINLESS AVE		STRATFORD	M	54484-4324
A & K CONSTRUCTION SERVICES INC	100 CALLOWAY CT		PADUCAH	Ž	42001-9035
A AND M ENGINEERING AND FOOTO E 16TH ST ENVIRONMENTAL SERVICES INC	10010 E 16TH ST		TULSA	Š	74128-4611
A EPSTEIN & SONS INTERNATIONAL INC	600 W FULTON ST STE 800		CHICAGO	_	60661-1254
A I INTERNATIONAL INC	8055A NATIONAL TPKE		LOUISVILLE	₹	40214-5201
A ROCK CONSTRUCTION COMPANY	316 IONE ST		GREENWOOD	MS	38930-3712
A+ COMMUNICATIONS & SECURITY LLC	5609 NE 22ND ST		DES MOINES	IA	50313-2531
A2Z SIGNS AND MORE LLC	PO BOX 884		PARAGOULD	AR	72451-0884
AAPCO SOUTHEAST	506 WEBB RD		CONCORD	NC	28025-9072
ABSOLUTE CONSTRUCTION 954 KENNEDY AVE INC	954 KENNEDY AVE		SCHERERVILLE	Z	46375-7100
ABSOLUTE ROOFSEAL LLC 1143 S HIGHWAY 30	1143 S HIGHWAY 30		BLAIR	Ш	68008-2325

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Taxation Division

Run Date: 7/1/2019 6:05:57 AM

Show Secretary of State Cover: Yes

Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
ACADEMY ROOFING & SHEET METAL OF THE MIDWEST INC	6361 NE 14TH ST		DES MOINES	<u> 4</u>	50313-1212
ACCESS RIGGING LLC	514 ANCLOTE RD		TARPON SPGS	긥	34689-6701
ACCESSIBILITY REMODELING LLC	3112 MERRIAM LN		KANSAS CITY	KS	66106-4616
ACE AIR CONDITIONING INC	2985 ENTERPRISE RD STE A		DEBARY	7	32713-2710
ACE SIGN COMPANY	2540 S 1ST ST		SPRINGFIELD	II.	62704-4700
ACE/AVANT CONCRETE CONSTRUCTION CO INC	PO BOX 14006		ARCHDALE	NC	27263-7006
ACRONYM MEDIA INC	350 5TH AVE STE 6500		NEW YORK	Ż	10118-6500
ADVANCE ELECTRIC INC	353 N INDIANA AVE		WICHITA	KS	67214-4034
ADVANCED EROSION SOLUTIONS LLC	15257 S KEELER ST		OLATHE	KS	66062-2714
ADVANTAGE BLASTING & DEMOLITION LLC	2900 S NOAH DR		SAXONBURG	РА	16056-9728
AE MFG INC	6468 N YALE AVE		TULSA	OK	74117-2411
AES MECHANICAL SERVICES PO BOX 780115 GROUP INC	PO BOX 780115		TALLASSEE	AL	36078-0014
AG PROPERTY SOLUTIONS	PO BOX 96		EMMETSBURG	Ą	50536-0096
AH BECK FOUNDATION CO INC	5123 BLANCO RD		SAN ANTONIO	X	78216-7098
AHRS CONSTRUCTION INC	533 RAILROAD ST		BERN	KS	66408-8006
AIR-CURE INCORPORATED	8501 EVERGREEN BLVD NW		MINNEAPOLIS	Z	55433-6035
ALBERTINE COMPANY LLC	2176 WEST ST STE 207		GERMANTOWN	Z	38138-3859
ALDRIDGE ELECTRIC INC	844 E ROCKLAND RD		LIBERTYVILLE		60048-3358

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ALL AMERICAN SCAFFOLD LLC	51 WASHINGTON AVE		DES MOINES	Ą	50314-3642
ALL PURPOSE ERECTORS INC	1112 STARLIFTER DR		LEBANON	=	62254-2724
ALL SERVICE CONTRACTING 2024 E DAMON CORP	2024 E DAMON AVE		DECATUR	=	62526-4749
ALL STAR ELECTRIC NA LLC	PO BOX 450879		GROVE	OK	74345-0879
ALLEGHENY CONSTRUCTION SPECIALTIES LLC	PO BOX 493		LAWRENCE	PA	15055-0493
ALLENTECH INC	6350 HEDGEWOOD DR UNIT 100		ALLENTOWN	РА	18106-9257
ALLIANCE GLAZING TECHNOLOGIES, INC.	646 FORESTWOOD DR		ROMEOVILLE	-	60446-1378
ALLIED CORROSION INDUSTRIES INC	1550 COBB INDUSTRIAL DR		MARIETTA	GA	30066-6625
ALPHA MECHANICAL SERVICE INC	7200 DISTRIBUTION DR		LOUISVILLE	Κ ζ	40258-2827
AMC INSPECTION & LOCATORS	PO BOX 592		BEEBE	AR	72012-0592
AMERICAN BRIDGE COMPANY	1000 AMERICAN BRIDGE WAY		CORAOPOLIS	РА	15108-1266
AMERICAN COATINGS	612 W IRIS DR		NASHVILLE	Z	37204-3121
AMERICAN GLASS INC	4600 W 21ST ST		TULSA	OK	74107-3455
AMERICAN HYDRO CORPORATION	PO BOX 3628		YORK	РА	17402-0136
AMERICAN LIFT & SIGN SERVICE COMPANY	6958 N 97TH CIR		ОМАНА	NE	68122-1060
AMERICAN PRESERVATION BUILDERS LLC	8111 ROCKSIDE RD STE 101		CLEVELAND	НО	44125-6130

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AMERICAN REMODELING CONTRACTORS INC	776 N WEST ST		WICHITA	KS	67203-1235
AMERICAN ROOFING	2500 S 2ND ST		LEAVENWORTH	KS	66048-4542
AMERICAN SEALANTS INC	2483 RIVERSIDE PKWY		GRAND JCT	00	81505-1319
AMES CONSTRUCTION INC	14420 COUNTY ROAD 5		BURNSVILLE	Z S	55306-6997
ANCHOR SIGN INC	PO BOX 22737		CHARLESTON	SC	29413-2737
ANDRITZ HYDRO CORP.	10735 DAVID TAYLOR DR STE 500		CHARLOTTE	NO.	28262-1289
ANTEX ROOFING COMPANY INC	1360 HUGH RD		HOUSTON	X	77067-1598
ANTIGO CONSTRUCTION INC	PO BOX 12		ANTIGO	M	54409-0012
AOI CORPORATION	8801 S 137TH CIR		ОМАНА	UN.	68138-3455
AP PROFESSIONALS OF PHOENIX LLC	350 LINDEN OAKS		ROCHESTER	×	14625-2807
APACHE INDUSTRIAL UNITED 250 ASSAY ST STE INC	250 ASSAY ST STE 500		HOUSTON	X	77044-3507
APPLE ELECTRIC INTEGRATED SOLUTIONS INC	PO BOX 998		LOUISBURG	KS S	66053-0998
APPLIED POLYMERICS INC	131 SAINT JAMES WAY		MOUNT AIRY	NC	27030-6068
AQUATIC GLAZING INTERNATIONAL, LLC	2925 N LAMB BLVD		LAS VEGAS	> N	89115-4450
ARACREBS1 LLC	PO BOX 1670		SPRINGDALE	AR	72765-1670
ARCHER WESTERN CONTRACTORS LLC	PAYROLL 929 W ADAMS ST		CHICAGO	=	20909
ARCHON CONSTRUCTION CO., INC.	563 S ROUTE 53		ADDISON	-	60101-4236
ARCHWALL LLC	PO BOX 38		STRAWBERRY PT	4	52076-0038

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ARCO DESIGN BUILD MIDWEST INC	900 N ROCK HILL RD		SAINT LOUIS	MO	63119-1315
ARDENT SERVICES	170 NEW CAMELLIA BLVD		COVINGTON	4	70433-7819
ARISTEO CONSTRUCTION COMPANY	12811 FARMINGTON RD		LIVONIA	W	48150-1607
ARISTEO INSTALLATION, LLC 12811 FARMIN	12811 FARMINGTON RD		LIVONIA	Σ	48150-1607
ARLINGTON CONSTRUCTION 519 E 11TH AVE INC	519 E 11TH AVE		COLUMBUS	НО	43211-2603
ARNDT ENTERPRISES INC	2579 195TH ST		DE WITT	<u>∀</u>	52742-9114
ARVOS LJUNGSTROM LLC	3020 TRUAX RD		WELLSVILLE	Ž	14895-9531
ASA CARLTON INC	5224 PALMERO CT # 1		BUFORD	GA	30518-5868
ASPHALT STONE COMPANY	PO BOX 1060		JACKSONVILLE	1	62651-1060
ASSOCIATED FIRE PROTECTION	4905 S 97TH ST		ОМАНА	Ш	68127-2202
ATLANTIC FIXTURE INSTALLATIONS INC	1615 ROBIN CIR STE H		FOREST HILL	MD	21050-3058
ATLANTIC TRACK RUNWAY SERVICES LLC	2903 ARKANSAS BLVD		TEXARKANA	AR	71854-2535
ATLAS TRENCHLESS LLC	PO BOX 488		ROCKVILLE	Z	56369-0488
ATWELL LLC	2 TOWNE SQ STE 700		SOUTHFIELD	Σ	48076-3737
ATWOOD ELECTRIC INC	PO BOX 311		SIGOURNEY	₹	52591-0311
AXIOS INDUSTRIAL MAINTENANCE CONTRACTORS INC	10077 GROGANS MILL RD STE 450		SPRING	×	77380-1030
AYARS & AYARS INC	2436 N 48TH ST		LINCOLN	빔	68504-3627
B & M WEST CONSTRUCTION 2571 HWY 60 OF TEXAS LP	2571 HWY 60		BARTOW	긥	33830-8872

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B & S STEEL CO., LLC	1604 S AVE		MORNING SUN	M	52640-9698
B + T GROUP HOLDINGS INC 1717 S BOULDEI	1717 S BOULDER AVE STE 300		TULSA	OK	74119-4843
B D WELCH CONSTRUCTION 120 INDUSTRIAL LLC	120 INDUSTRIAL STATION RD		STEELE	AL	35987-0017
B&E ELECTRICAL INC	1843 ROYLE RD		SUMMERVILLE	SC	29486-1779
BACON FARMER WORKMAN ENGINEERING & TESTING INC	500 S 17TH ST		РАDUCAH	ζ	42003-2819
BAILEY CONSTRUCTION AND 2200 N RODNEY CONSULTING LLC	2200 N RODNEY PARHAM RD STE 206		LITTLE ROCK	AR	72212-4155
BAJA CONSTRUCTION CO INC	223 FOSTER ST		MARTINEZ	CA	94553-1029
BAKER INDUSTRIAL SUPPLY LLC	PO BOX 527		FULSHEAR	ΧL	77441-0527
BANK HOLDINGS LLC	9111 W 131ST PL		OVERLAND PARK	KS	66213-4602
BARLOVENTO LLC	431 TECHNOLOGY DR		DOTHAN	AL	36303-1247
BARRIER TECHNOLOGIES LLC	8245 NIEMAN RD		LENEXA	KS	66214-1508
BARTON ELECTRIC CONTRACTING INC	247 STATE ROUTE 160		TRENTON		62293-4667
BASLER ELECTRIC COMPANY	12570 STATE ROUTE 143		HIGHLAND		62249-1074
BAUER DESIGN BUILD LLC	14030 21ST AVE N		PLYMOUTH	MN	55447-4686
BAY INSULATION CONTRACTING INC	PO BOX 9229		GREEN BAY	M	54308-9229
BAZIN SAWING & DRILLING LLC	30790 SWITZER RD		LOUISBURG	KS	66053-5903

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BEL O COOLING & HEATING INC	90 WHITEHALL DR		O FALLON		62269-2670
BERBERICH TRAHAN & CO PA	3630 SW BURLINGAME RD		TOPEKA	KS	66611-2092
BERG PAINTING LLC	118 PEAVEY CIR		CHASKA	ZX	55318-2347
BEST BUILDERS OF ILLINOIS 717 N CLINTON	717 N CLINTON ST		LITCHFIELD	II.	62056-1024
BETHALTO GLASS INC	PO BOX 186		ВЕТНАLТО	II.	62010-0186
BETTIS ASPHALT & CONSTRUCTION INC	PO BOX 1694		TOPEKA	KS	66601-1694
BIERMAN CONTRACTING INC PO BOX 1887	PO BOX 1887		COLUMBUS	NE	68602-1887
BIGGE CRANE AND RIGGING 10700 BIGGE ST CO	10700 BIGGE ST		SAN LEANDRO	CA	94577-1032
BIRDAIR INC	65 LAWRENCE BELL DR STE 100		AMHERST	N	14221-7094
BKM CONSTRUCTION LLC	501 S 5TH ST		LEAVENWORTH	KS	66048-2610
BLAHNIK CONSTRUCTION COMPANY	150 50TH AVENUE DR SW		CEDAR RAPIDS	YI	52404-5038
BLANKENSHIP CONSTRUCTION CO	1824 IL ROUTE 140		MULBERRY GRV	-	62262-3303
BLD SERVICES LLC	2424 TYLER ST		KENNER	4	70062-4845
BLUE SKY CONSTRUCTION OF IDAHO LLC	2365 E COLUMBIA RD		MERIDIAN	Q	83642-7211
BLUESTONE LLC	220 N SMITH ST STE 420		PALATINE	II.	60067-2477
BLUEWATER CONSTRUCTORS INC	PO BOX 55482		HOUSTON	X	77255-5482
BLUSKY RESTORATION CONTRACTORS INC	9767 E EASTER AVE		CENTENNIAL	00	80112-3747

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BOB BERGKAMP CONSTRUCTION CO INC	3709 S WEST ST		WICHITA	KS	67217-3898
BOB FLORENCE CONTRACTOR INC	PO BOX 5258		TOPEKA	KS	66605-0258
BOB MYER BUILDERS INC	147 NW NORTH SHORE DR		LAKE WAUKOMIS	МО	64151-1459
BODINE ELECTRIC OF DECATUR	PO BOX 976		DECATUR	=	62525-1810
BORTON CONSTRUCTION INC	2 COPELAND AVE STE 201		LA CROSSE	M	54603-3419
BORTON LC	PO BOX 2108		HUTCHINSON	KS	67504-2108
BOUMA CONSTRUCTION INC 4101 ROGER B MEM DR SE	4101 ROGER B CHAFFEE MEM DR SE		GRAND RAPIDS	M	49548-3443
BRADSHAW CONSTRUCTION CORPORATION MARYLAND	175 W LIBERTY RD		ELDERSBURG	MD	21784-9381
BRANCH BUILDING GROUP LLC	813 COLUMBIA AVE STE B		FRANKLIN	N L	37064-8222
BRAYMAN CONSTRUCTION CORPORATION	1000 JOHN ROEBLING WAY		SAXONBURG	РА	16056-9778
BRENT ELECTRIC CO INC	5840 S MEMORIAL DR STE 214		TULSA	OK	74145-9081
BRETT FRITZEL BUILDERS INC	2201 MALLARD CIR		EUDORA	KS	66025-2101
BREWSTER COMPANIES INC	6321 E MAIN ST		MARYVILLE		62062-2014
BRINK CONSTRUCTORS INC	2950 N PLAZA DR		RAPID CITY	SD	57702-9323
BRITT AASEBY CONSTRUCTION INC	3025 HARBOR LN N STE 410		РLYMOUTH	N	55447-5142
BROOKS DIRECTIONAL DRILLING LLC	24531 102ND DR		BURDEN	KS	67019-9202
BROOKS ELECTRICAL	1107 N 1712 RD		LAWRENCE	KS	66049-9714

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BROWN & ROOT INDUSTRIAL SERVICES LLC	601 JEFFERSON ST		HOUSTON	X	77002-7900
BROWN CHURCH CONSTRUCTION INC	1616 30TH AVE		KEARNEY	밀	68845-1509
BROWN TANK LLC	6995 55TH ST N STE A		SAINT PAUL	ZΣ	55128-1726
BRUCE DAVIS CONSTRUCTION LLC	PO BOX 1924		EMPORIA	KS	66801-1924
BRYAN-OHLMEIER CONST INC	911 N PEARL ST		PAOLA	KS	66071-1139
BUEHNER CONSTRUCTION INC	3158 S MAIN ST		SALT LAKE CTY	T	84115-3750
BUFFALO GAP INSTRUMENTATION & ELECTRICAL COMPANY I	2532 AYMOND ST		EUNICE	Ą	70535-6843
BUILDERS ELECTRIC LLC	47174 258TH ST		SIOUX FALLS	SD	57107-6433
BUILDING CRAFTS INC	2 ROSEWOOD DR		WILDER	\$	41076-9007
BUILTECH SERVICES, LLC	1834 WALDEN OFFICE SQ STE 350		SCHAUMBURG	1	60173-4296
BULLEY & ANDREWS MASONRY RESTORATION LLC	1755 W ARMITAGE AVE		CHICAGO	II.	60622-1189
BUSH TURF INC	6800 78TH AVE W		MILAN		61264-4146
BUTT CONSTRUCTION COMPANY INCORPORATED	3858 GERMANY LN		DAYTON	НО	45431-1607
BYUS CONSTRUCTION INC	16602 CRAWFORD AVE		MARKHAM		60428-5378
C D L ELECTRIC COMPANY INC	1308 N WALNUT ST		PITTSBURG	KS	66762-3034
CACHE VALLEY ELECTRIC COMPANY	875 N 1000 W		LOGAN	<u></u>	84321-7800

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CADY AQUASTORE	920 W PRAIRIE DR STE G		SYCAMORE	-	60178-3123
CAHILL CONSTRUCTION INC	6331 FIESTA DR		COLUMBUS	НО	43235-5202
CANNON UTILITY SERVICES LLC	1320 E STATE ROUTE 15		BELLEVILLE	=	62220-4803
CANYON PLUMBING INC	PO BOX 295		ASH FLAT	AR	72513-0295
CAPEHART & CAPEHART BUILDERS INC	PO BOX 846		SALLISAW	OK	74955-0846
CAPITAL ELECTRIC INC	315 S TEKOPPEL AVE		EVANSVILLE	Z	47712-4817
CAPITAL INSULATION INC	2714 NW TOPEKA BLVD STE 106		TOPEKA	KS	66617-1148
CAPITOL CONSTRUCTION SERVICES OF INDIANA INC	11051 VILLAGE SQUARE LN		FISHERS	Z	46038-4552
CARDINAL INTERNATIONAL GROOVING & GRINDING LLC	PO BOX 450		CONSHOHOCKEN	РА	19428-0450
CARPORT STRUCTURES CORPORATION	1825 METAMORA RD		OXFORD	Ξ	48371-2419
CAS CONSTRUCTORS LLC	3500 SW FAIRLAWN RD STE 200		TOPEKA	KS	66614-3979
CASE FOUNDATION COMPANY	PO BOX 40		ROSELLE	-	60172
CASEY INDUSTRIAL INC	1400 W 122ND AVE STE 200		WESTMINSTER	00	80234-3440
CASH DEPOT LIMITED WISCONSIN	1740 COFRIN DR STE 2		GREEN BAY	IM	54302-2086
CATALYST AIR MANAGEMENT 2505 BYINGTON INC	2505 BYINGTON SOLWAY RD		KNOXVILLE	Z	37931-3854
CB RECOVERY GROUP INC	1821 WALDEN OFFICE SQ STE 395		SCHAUMBURG	1	60173-4285
CCC GROUP INC	PO BOX 200350		SAN ANTONIO	X	78220-0350

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CEI MICHIGAN LLC	PO BOX 310		HAMBURG	₹	48139-0310
CELLSITE SOLUTIONS LLC	1720 I AVE NE		CEDAR RAPIDS	Ā	52402-5205
CEMROCK LANDSCAPES INC 4790 S JULIAN AVE	4790 S JULIAN AVE		TUCSON	AZ	85714-2123
CENTER LINE ELECTRIC, INC.	PO BOX 1047		BELLS	Z	38006-1047
CENTRAL BUILDING & PRESERVATION LP	1071 W FRY ST		CHICAGO		60642-5422
CENTRIC SECURITY & AUTOMATION INC	103 LANTER CT		COLLINSVILLE		62234-6124
CENTURY FIRE PROTECTION 3450 SATELLITE LLC	3450 SATELLITE BLVD		DULUTH	GA	30096-4643
CERAM ENVIRONMENTAL INC	7304 W 130TH ST STE 140		OVERLAND PARK	KS	66213-2644
CHALLENGER CONSTRUCTION CORPORATION	PO BOX 216		GIRARD	KS	66743-0216
CHAPMAN CANOPY, INC.	PO BOX 3527		HUEYTOWN	AL	35023-0527
CHARLES F EVANS CO INC	PO BOX 228		ELMIRA	Ž	14902-0228
CHARPS LLC	453 TOWER ST NW		CLEARBROOK	Z	56634-4289
CHATTANOOGA BOILER & TANK CO INC	PO BOX 110		CHATTANOOGA	Z F	37401-0110
CHEMPRO SERVICES INC	3311 GULF BREEZE PKWY # 350		GULF BREEZE	FI.	32563-3351
CHERNE CONTRACTING CORPORATION	3555 FARNAM ST		ОМАНА	Ш	68131-3311
CHEROKEE ENTERPRISES INC	14474 COMMERCE WAY		MIAMI LAKES	FI.	33016-1508
CHOATE CONSTRUCTION COMPANY	8200 ROBERTS DR STE 600		ATLANTA	GA	30350-4148

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CIRCLE C PAVING AND CONSTRUCTION LLC	PO BOX 361		GODDARD	KS S	67052-0361
CJ DRILLING INC	19N041 GALLIGAN RD		DUNDEE	1	60118-9536
CJR BUILDERS INC	650 N ROSE DR # 154		PLACENTIA	CA	92870-7513
CL CONSTRUCTION, LLC	1927 COUNTY ROAD I		WAHOO	W	68066-4074
CLASSIC INDUSTRIAL SERVICES INC	456 HIGHLANDIA DR		BATON ROUGE	5	70810-5906
CLASSIC PROTECTIVE COATINGS INC	N 7670 STATE HWY 25		MENOMONIE	M	54751
CLOVER TOOL COMPANY INC	PO BOX 820809		HOUSTON	X	77282-0809
CMC ELECTRIC INC	PO BOX 37		COLLINSVILLE		62234-0037
CNI INC	PO BOX 1654		JONESBORO	AR	72403-1654
COACH HOUSE INC	PO BOX 320		ARTHUR	II.	61911
COASTAL ENVIRONMENTAL GROUP INC	7 POLICE PLZ		POTOSI	МО	63664-1877
COENEN MECHANICAL, LLC	401 E SOUTH ISLAND ST		APPLETON	M	54915-1766
COLCON INDUSTRIES CORPORATION	PO BOX 647		SULLIVAN		61951-0647
COLUMBIA CONSTRUCTION INC	PO BOX 445		SPRING HILL	KS	66083-0445
COMBUSTION SERVICES INC PO BOX 112	PO BOX 112		ALTAMONT	KS	67330-0112
COMMERCE CONSTRUCTION INC	695 N 40TH ST		SPRINGDALE	AR	72762-0602
COMMONWEALTH ELECTRIC COMPANY OF THE MIDWEST	PO BOX 80638		LINCOLN	NE NE	68501-0638
COMMUNICATION DATA LINK 1305 SW 37TH ST LLC	1305 SW 37TH ST		GRIMES	A	50111-5064

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CONCO SERVICES CORPORATION	135 SYLVAN ST		VERONA	РА	15147-1032
CONCORD TANK CORPORATION	PO BOX 5207		CONCORD	NC	28027-1503
CONCRETE & MATERIALS PLACEMENT LLC	1425 CRESSIDA DR		CHARLOTTE	NC	28210-5683
CONCRETE EXPRESSIONS LLC	291 E GLENN MILLER DR		CLARINDA	۸	51632-2736
CONCRETE SYSTEMS COMPANY LLC	121 EDWARDS DR		JACKSON	Z	38301-7716
CONLEY SITEWORK & UTILITIES INC	PO BOX 715		EUDORA	KS	66025-0715
CONNECTED TECHNOLOGIES LLC	PO BOX 1983		ATHENS	GA	30603-1983
CONSTRUCTION DESIGNWORKS LLC	6657 WOODLAND DR		SHAWNEE	KS	66218-9745
CONSTRUCTION ENTERPRISES INC	2179 EDWARD CURD LN STE 100		FRANKLIN	Z	37067-5789
CONTEGRA SERVICES LLC	22 GTWAY COMM CTR W 110		EDWARDSVILLE	<u> </u>	62025
CONTINENTAL CONSTRUCTION COMPANY OF TENNESSEE INC	5646 SHELBY OAKS DR		MEMPHIS	Z	38134-7337
CONTINENTAL POOLS INC	805 E WARREN ST		GARDNER	KS	66030-1619
CONTRACTOR SOLUTION GROUP LLC	670 WHITE RD STE A		SPRINGDALE	AR	72762-3027
CONTROLS ENGINEERING AND SERVICES LLC	210 BARBERRY PL		LOVELAND	00	80537-7124
CONVEYOR SPECIALTIES, INC.	841 BRIAN DR STE A		CREST HILL	I	60403-2360

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CONWAY PHILLIPS HOLDING LLC	13A TALBOT AVE		BRADDOCK	PA	15104-1113
COOPER RAIL SERVICE INC	PO BOX 199		HUNTINGBURG	Z	47542-0199
COOPERS STEEL FABRICATORS	PO BOX 149		SHELBYVILLE	N	37162-0149
CORNERSTONE FCE SERVICES LLC	8811 TEEL PKWY UNIT 6074		FRISCO	X	75035-4258
CORNHUSKER INSULATION LLC	2201 RIVER ROAD DR		WATERLOO	Ш	68069-3407
CORRECTIVE ASPHALT MATERIALS LLC	PO BOX 87129		SOUTH ROXANA	1	62087-7129
CORROTEC INC	1125 W NORTH ST		SPRINGFIELD	НО	45504-2713
CORVAL CONSTRUCTORS INC	1633 EUSTIS ST		SAINT PAUL	N	55108-1219
COTTON COMMERCIAL USA INC	5443 KATY HOCKLEY CUT OFF RD		КАТУ	X	77493-7008
COUNTRY CARPET INC	PO BOX 450		MAPLE HILL	KS	66507-0450
COUNTY CONTRACTORS INC PO BOX 3522	PO BOX 3522		QUINCY	П	62305-3522
COWIN & CO INC MINING ENGINEERS AND CONTRACTORS	PO BOX 19009		BIRMINGHAM	AL	35219-9009
CRAIGS RESTORATION & REPAIR LLC	PO BOX 605		DURANT	ΙΑ	52747-0605
CRIQUI CONSTRUCTION, INC.	32438 HIGHWAY K31		MELVERN	KS	66510-9338
CROOKHAM CONSTRUCTION PO BOX 339 LLC	PO BOX 339		TONGANOXIE	KS	66086-0339
CROWN CORR INC	7100 W 21ST AVE		GARY	Z	46406-2499
CTS CONSTRUCTION INC	7275 EDINGTON DR		CINCINNATI	НО	45249-1064

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CUNNINGHAM HEATING & VENTILATION INC	808 S MARKET ST		OSKALOOSA	<u>4</u>	52577-3855
CUSTOM TREE CARE INC	3722 SW SPRINGCREEK LN		TOPEKA	KS	66610-1221
CWPMO INC	1682 LANGLEY AVE		IRVINE	CA	92614-5620
D & D INDUSTRIAL CONTRACTING INC	101 MULLEN DR		WALTON	Ž	41094-9607
D & L EXCAVATING INC	1958 HIGHWAY 104		LIBERTY		62347-2141
DADE CONSTRUCTION LLC	PO BOX 4090		KANSAS CITY	KS	66104-0090
DAMATO BUILDERS + ADVISORS LLC	40 CONNECTICUT AVE		NORWICH	CT	06360-1502
DAVIS CONSTRUCTION	2143 NE HIGHWAY 7		COLUMBUS	KS	66725-2093
DAWKINS ON SITE LLC	PO BOX 1096		HARTSVILLE	SC	29551-1096
DECKER CONSTRUCTION INC	PO BOX 254		COFFEYVILLE	KS	67337-0254
DECKER ELECTRIC INC	4500 W HARRY ST		WICHITA	KS	67209-2736
DEFINITIVE HOME AND DESIGN INCORPORATED	1820 ORR LN		O FALLON		62269-6220
DEJAGER CONSTRUCTION INC	75 60TH ST SW		WYOMING	Ψ	49548-5771
DELAWARE ELEVATOR INC	2210 ALLEN DR		SALISBURY	MD	21801-8059
DELTA CONCRETE AND INDUSTRIAL CONTRACTING INC	51825 GRATIOT AVE		CHESTERFIELD	Σ	48051-2014
DELTA STAR, INC	3550 MAYFLOWER DR		LYNCHBURG	VA	24501-5019
DENISON DRYWALL CONTRACTING INC	PO BOX 453		DENISON	<u>A</u>	51442-0453
DF CHASE INC	3001 ARMORY DR STE 200		NASHVILLE	Z	37204-3711

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DF OSBORNE CONSTRUCTION INC	3310 SW HARRISON ST STE		ТОРЕКА	KS	66611-2252
DIAMOND CONSTRUCTION COMPANY	2000 N 18TH ST		QUINCY	1	62301-1435
DIAMOND SURFACE INC	21025 COMMERCE BLVD STE 900		ROGERS	N	55374-4697
DIECKER-TERRY MASONRY INC	11327 EIFF RD		MARISSA		62257-1409
DIG AMERICA UTILITY CONTRACTING INC	25135 22ND AVE		SAINT CLOUD	NM	56301-9189
DIMENSION CONSTRUCTION 3776 NEW GETWELL RD INC	3776 NEW GETWELL RD		MEMPHIS	Z	38118-6014
DIVERSIFIED TRACK WORKS 17671 US HIGHWAY 6 LLC	17671 US HIGHWAY 6		GENESEO		61254-8620
DL SMITH ELECTRICAL CONSTRUCTION INC	1405 SW 41ST ST		ТОРЕКА	KS	66609-1295
DMS CONTRACTING INC	PO BOX 122		MASCOUTAH	II-	62258-0122
DOME CORPORATION OF NORTH AMERICA	5450 EAST RD		SAGINAW	Ψ	48601-9748
DON JULIAN BUILDERS INC	15521 W 110TH ST		LENEXA	KS	66219-1317
DONCO ELECTRICAL CONSTRUCTION LLC	PO BOX 158		EDWARDSVILLE	-	62025-0158
DORMARK CONSTRUCTION CO	PO BOX 530		GRIMES	IA	50111-0530
DOSTER CONSTRUCTION COMPANY INC	2100 INTERNATIONAL PARK DR		BIRMINGHAM	AL	35243-4209
DOTSON ELECTRIC COMPANY INC	551 CAL BATSEL RD		BOWLING GREEN	KY	42104-8520
DRC EMERGENCY SERVICES PO BOX 17017 LLC	PO BOX 17017		GALVESTON	Χ̈́L	77552-7017

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DS ELECTRIC LLC	5336 KNOX ST		MERRIAM	KS	66203-2066
DTLS INCORPORATED	PO BOX 1615		BERNALILLO	ΣZ	87004-1615
DUERSON INC	601 1ST AVE N		ALTOONA	<u>A</u>	50009-1431
DUN TRANSPORTATION & STRINGING INC	304 REYNOLDS LN		SHERMAN	X	75092-6839
DUNK FIRE & SECURITY INC	3446 WAGON WHEEL RD		SPRINGDALE	AR	72762-0115
DYNAGRID CONSTRUCTION GROUP, LLC	725 E JONES ST		LEWISVILLE	X	75057-2608
E80 PLUS CONSTRUCTORS LLC	7120 PATTON RD		DEFOREST	M	53532-1836
EBERHART SIGN & LIGHTING 104 1ST AVE CO	104 1ST AVE		EDWARDSVILLE		62025-2574
EBERT CONSTRUCTION CO INC	PO BOX 198		WAMEGO	KS	66547-0198
EBM CONSTRUCTION INC	1014 SHERWOOD RD		NORFOLK	Ш	68701-9060
ECKINGER CONSTRUCTION COMPANY	2340 SHEPLER CHURCH AVE SW		CANTON	НО	44706-3093
EDNA LUMBER CO INC	PO BOX 820		EDNA	X	77957-0820
EDWINS GREENHOUSE CONSTRUCTION INC	6586 POWDER VALLEY RD		ZIONSVILLE	РА	18092-2225
EJM PIPE SERVICE INC	14461 LAKE DR NE		COLUMBUS	ZΣ	55025-8600
ELECTRICAL ALLIANCES LLC	PO BOX 614		WEST BEND	M	53095-0614
ELECTRICO INC	7706 WAGNER RD		MILLSTADT	<u></u>	62260-2910
ELECTRICOMM INC	PO BOX 8324		TOPEKA	KS	66608-0324
ELEVATOR SAFETY INSPECTION SERVICES INC	415 N MCKINLEY ST STE 685		LITTLE ROCK	AR	72205-3010

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ELITE INDUSTRIAL PAINTING INC	621 HIBISCUS ST STE 3		TARPON SPGS	МО	34689-3306
ELLIOTT ELECTRICAL INC	22095 INTERSTATE 30 S		BRYANT	AR	72022-8581
ELLSWORTH ELECTRIC INC	4425 N HIGHWAY 81		DUNCAN	OK V	73533-8950
EMBREE CONSTRUCTION GROUP INC OF TEXAS	4747 WILLIAMS DR		GEORGETOWN	X	78633-3799
EMCO CHEMICAL DISTRIBUTORS INC	8601 95TH ST		PLEASANT PR	M	53158-2205
EMERALD TRANSFORMER PPM LLC	4419 ST HWY 83 N		DEFUNIAK SPRINGS	FL	32433-3958
EMJ CORPORATION	2034 HAMILTON PLACE BLVD STE 400		CHATTANOOGA	Z	37421-6102
EMPIRE CONSTRUCTION GROUP LLC	9128 W 91ST TER		OVERLAND PARK	KS	66212-3901
ENERGY ERECTORS INC	31588 PROGRESS RD		LEESBURG	FL	34748-8781
ENGINEERED FLUID INC	PO BOX 723		CENTRALIA	<u>I</u>	62801-9111
ENGINEERED STRUCTURES INC	3330 E LOUISE DR STE 300		MERIDIAN	О	83642-5123
ENGLEWOOD CONSTRUCTION INC	80 MAIN ST		LEMONT	<u></u>	60439-3622
ENHANCED SITE SOLUTIONS 1701 GOLF RD STE 1-900 LLC	1701 GOLF RD STE 1-900		ROLLING MEADOWS		60008-4246
ENVIROCON INC	PO BOX 16655		MISSOULA	LΜ	59808-6655
ENVIRONMENTAL FABRICS INC	85 PASCON CT		GASTON	SC	29053-8507
EPC SERVICES COMPANY	1241 S 31ST ST W		BILLINGS	LΜ	59102-7314
ERV SMITH SERVICES INC	1225 TRUAX BLVD		EAU CLAIRE	MI	54703-1468
ESA SOUTH INC	1681 SUCCESS DR		CANTONMENT	FL	32533-5103

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ESSI TTC	1400 W SHADY GROVE RD		GRAND PRAIRIE	¥	75050-7117
EVCO NATIONAL	PO BOX 407		EAST ALTON	1	62024-0407
EXTREME EXTERIOR PROS INC	2019 MAPLE ST		QUINCY	1	62301-2247
F & M CONTRACTORS INC	PO BOX 149		CLAYTON	НО	45315-0149
F L CRANE & SONS INC	PO BOX 428		FULTON	MS	38843-0428
FABCOR INC	350 S OHIO ST		MINSTER	НО	45865-1272
FALL ZONE CONSTRUCTION 18601 GREENE ST LLC	18601 GREENE ST		WASHINGTON	Ш Х	68068-4000
FARABEE MECHANICAL INC	PO BOX 1748		HICKMAN	ШИ	68372-1748
FARMER EXCAVATING INC	15440 94TH ST		OSKALOOSA	KS	66066-4122
FAUGHN ELECTRIC INC	5980 OLD MAYFIELD RD		PADUCAH	\$	42003-9296
FAYETTEVILLE PLUMBING & HEATING CO INC	PO BOX 8910		FAYETTEVILLE	AR	72703-0016
FC DADSON SIB LLC	N1043 CRAFTSMEN DR STE 2		GREENVILLE	M	54942-8082
FEDERAL FIRE AND SECURITY LLC	PO BOX 1782		OWENSBORO	Ķ	42302-1782
FEDERAL STEEL & ERECTION CO	PO BOX 238		EAST ALTON	<u></u>	62024-0238
FHG INC	7015 TUTOR ST		MINT HILL	NC	28227-4421
FIRE & SECURITY SOLUTIONS GROUP INC	11240 STRANG LINE RD		LENEXA	KS	66215-4039
FIRELAKE CONSTRUCTION INC	14217 W 95TH ST		LENEXA	KS	66215-5208
FIRELINE SPRINKLER LLC	1329 W GRAND AVE STE 1A		PORT WASHINGTON	M	53074-2010

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FIRST DRILLING LLC	2990 N TOWNSEND AVE		MONTROSE	00	81401-6018
FISH & ASSOCIATES INC	3148 DEMING WAY STE 160		MIDDLETON	M	53562-1486
FISHER SMITH INC	1564 HILL TOP RD		COLUMBIA	I.	62236-4536
FLORIDA INSTITUTE OF TECHNOLOGY INC	150 W UNIVERSITY BLVD		MELBOURNE	1	32901-6975
FORD AUDIO VIDEO SYSTEMS LLC	4800 W I 40 SERVICE RD		OKLAHOMA CITY	OK	73128-1208
FORTESSA HOSTING	PO BOX 1734		LAGUNA BEACH	CA	92652-1734
FOSTER ROOFING INC	3357 WAGON WHEEL RD		SPRINGDALE	AR	72762-0106
FOUNDATION SERVICE CORP	PO BOX 120		HUDSON	Ā	50643-0120
FOUNDATION TESTING AND CONSULTING LLC	16500 LUCILLE ST		OVERLAND PARK	KS	66221-7960
FOUR STAR CONSTRUCTION INC	PO BOX 3037		SUPERIOR	M	54880-0458
FRAZIER ROOFING & SHEET METAL CO INC	PO BOX 545		DYERSBURG	N.	38025-0545
FREEDOM CONCRETE LLC	PO BOX 731		DE SOTO	KS	66018-0731
FRONTIER MECHANICAL LC	PO BOX 71487		SALT LAKE CTY	Th	84171-0487
FRONTZ DRILING INC	2031 MILLERSBURG RD		WOOSTER	НО	44691-9460
FSG FACILITY SOLUTIONS GROUP INC	4401 W GATE BLVD STE 310		AUSTIN	X	78745-1494
FULCRUM EXPRESS INC	1945 THE EXCHANGE SE STE 400		ATLANTA	GA	30339-2090
FULSOM BROTHERS INC	PO BOX 522		CEDAR VALE	KS	67024-0522
G B CONSTRUCTION LLC	PO BOX 1305		LOUISBURG	KS	66053-1305
G.A. RICH & SONS INC	PO BOX 50		DEER CREEK		61733-0050

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GALA SYSTEMS INC	3185 FIRST STREET		ST HUBERT CANADA	QC	J3Y 8Y6
GALE CONSTRUCTION COMPANY OF ILLINOIS	315 MCDONOUGH ST		JOLIET	=	60436-2235
GALL CONSTRUCTION OF AMERICA LIMITED	11330 BRIDGE HOUSE RD		WINDERMERE	F	34786-5405
GARRISON PLUMBING INC	1375 N WINCHESTER ST		OLATHE	KS	66061-5880
GATOR SIGN COMPANY INC	1027 KAREY ANDREWS RD		MCCOMB	MS	39648-9446
GBA SYSTEMS INTEGRATORS LLC	9801 RENNER BLVD		LENEXA	KS	66219-9718
GELLY EXCAVATING & CONSTRUCTION INC	13297 PLOCHER WAY		HIGHLAND	-	62249-4543
GEMCO CONSTRUCTORS LLC	6525 GUION RD		INDIANAPOLIS	<u>Z</u>	46268-4808
GENERAL EXCAVATING COMPANY	6701 CORNHUSKER HWY		LINCOLN	NE	68507-3113
GENESEE FENCE & SUPPLY CO	PO BOX 458		RICHMOND	Ψ	48062-0458
GEOFIRMA LLC	7051 HIGHWAY 70 S		NASHVILLE	Z F	37221-2207
GEOSTABILIZATION INTERNATIONAL LLC	844 21 1/2 RD		GRAND JUNCTION	00	81505-9712
GERALD N CANDITO CONSTRUCTION CORP	145 KELLI CLARK CT SE		CARTERSVILLE	GA	30121-7003
GERENA CONSTRUCTION LLC	9517 E 85TH ST N		VALLEY CENTER	KS	67147
GIBRALTAR CONSTRUCTION 42 HUDSON ST STE A207 COMPANY INC	42 HUDSON ST STE A207		ANNAPOLIS	MD	21401-8537
GIFFIN INC	1900 BROWN RD		AUBURN HILLS	M	48326-1701
GLASS DESIGN INC	PO BOX 568		SAPULPA	OK	74067-0568

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GLEESON ASPHALT INC	2800 W MAIN ST		BELLEVILLE	_	62226-6612
GLOBAL EMPIRE LLC	115 OVERLOOK RD		POMONA	Ž	10970-2118
GLOBAL ENERGY SOLUTIONS	1420 KING ST STE 401		ALEXANDRIA	A/	22314-2762
GLOBAL TECHNICAL SOLUTIONS LLC	2900A LAUSAT ST		METAIRIE	4	70001-5952
GOOLSBY INC	3002 W MAIN ST		BLYTHEVILLE	AR	72315-8600
GORDON ENERGY AND DRAINAGE COMPANY	15735 S MAHAFFIE ST		OLATHE	KS	66062-4038
GRAND CONSTRUCTION COMPANY LLC	510 MIAMI AVE		KANSAS CITY	KS	66105-2110
GRANITE TRANSFORMATIONS	14125 MARSHALL DR		LENEXA	KS	66215-1300
GRE CONSTRUCTION	628 PALESTINE RD		CHESTER	<u></u>	62233-1060
GREAT LAKES CONCRETE PRODUCTS LLC	4555 134TH AVE		HAMILTON	Ξ	49419-8579
GREAT PLAINS STRUCTURES LLC	3301 LABORE RD		SAINT PAUL	NM	55110-5149
GRIFFIN CONTRACT DEWATERING LLC	5306 CLINTON DR		HOUSTON	¥	77020-7912
GRIFFITH STEEL ERECTION	1355 S ANNA ST		WICHITA	KS	67209-2601
GROOME INDUSTRIAL SERVICE GROUP INC	22 AUDREY PL		FAIRFIELD	T N	07004-3416
GROSE DEVELOPMENT AND 47W210 US HIGH MANAGEMENT LLC	47W210 US HIGHWAY 30		BIG ROCK	<u> </u>	60511-9358
GUS CONST CO INC	PO BOX 77		CASEY	<u>A</u>	50048-0077
GUSTAFSON & GOUDGE INC	PO BOX 28		CLEARBROOK	ZN	56634-0028

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GUY F ATKINSON CONSTRUCTION LLC	7500 OLD GEORGETOWN RD STE 8		BETHESDA	MD	20814-6805
GUY ROOFING INC	201 JONES RD		SPARTANBURG	SC	29307-5424
GYPSUM FLOORS OF AR/OK INC	PO BOX 1707		MULDROW	OK	74948-1707
H & H DRYWALL SPECIALTIES INC	3727 E 31ST ST		TULSA	OK	74135-1506
H & H SYSTEMS AND DESIGN, INC	135 W MARKET ST		NEW ALBANY	Z	47150-3561
H & M HEAVY EQUIPMENT REPAIR INC	6121 MARINE RD		ALHAMBRA		62001-2021
H & M INDUSTRIAL SERVICES INC	PO BOX 200		JACKSON	Z	38302-0200
H AND M CONSTRUCTION CO INC	PO BOX 200		JACKSON	N F	38302-0200
HABASIT AMERICA INC	2670 LEISCZS BRIDGE RD UNIT 200		LEESPORT	РА	19533-9433
HABCO INC	248 E BERG RD		SALINA	KS	67401-8907
HAIER PLUMBING & HEATING 301 N ELKTON INC	301 N ELKTON ST		OKAWVILLE		62271-1896
HALL CONTRACTING OF KENTUCKY INC	PO BOX 37270		LOUISVILLE	Κ Υ	40233-7270
HAMON CUSTODIS INC	PO BOX 1500		SOMERVILLE	N	08876-1251
HANNA DESIGN GROUP INC	650 E ALGONQUIN RD STE 405		SCHAUMBURG		60173-3853
HANSEN RICE INC	1717 E CHISHOLM DR		NAMPA	Q	83687-6846
HARBOUR CONSTRUCTION INC	2717 S 88TH ST		KANSAS CITY	KS	66111-1757
HARCO SERVICES LLC	PO BOX 2347		KENNESAW	GA	30156-9105

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HARMON STEEL, INCORPORATED	623 S STATE ST		NORTH VERNON	Z	47265-2126
HAROLD COFFEY CONSTRUCTION CO INC	2317 S 7TH ST		HICKMAN	¥	42050-1835
HARVEY NASH INC	1700 STATE ROUTE 23 STE 100		WAYNE	N	07470-7529
HASTCO INC	2801 NW BUTTON RD		TOPEKA	KS	66618-1457
HAWKEYE INSULATION SPECIALISTS INC	755 64TH AVENUE CT SW STE A		CEDAR RAPIDS	A	52404-7001
HD PAINTING AND STAIN LLC 1201 STATE ST	1201 STATE STREET RD		BELLEVILLE		62220-2855
HEADWATERS CONSTRUCTION COMPANY	639 W 9500 S STE 1		VICTOR	QI	83455-5408
HEALY CONSTRUCTION SERVICES INC	14000 KEELER AVE		CRESTWOOD	1	60418-2352
HEARTLAND ACCESS SOLUTIONS LLC	8401 MELROSE DR		LENEXA	KS	66214-1647
HEARTLAND RETAIL CONSTRUCTION INC	4956 MEMCO LN STE A		RACINE	M	53404-1160
HEIDELBERG ENGINEERING 10 FORGE PKWY STE 1 INC	10 FORGE PKWY STE 1		FRANKLIN	MA	02038-3137
HEINEN CUSTOM OPERATIONS INC	PO BOX 182		VALLEY FALLS	KS	66088-0182
HEINTZ POOL & SPA COMPANY	453 MARKETPLACE DR		FREEBURG		62243-4076
HICKEY CONTRACTING COMPANY	PO BOX 68		KEOKUK	Ч	52632-0068
HIGH CONCRETE GROUP LLC	PO BOX 10008		LANCASTER	РА	17605-0008
HIGHLAND STEEL ERECTORS INC	PO BOX 590		HELENWOOD	Z	37755-0590

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HILLARD ELECTRIC INC	4099 CEDAR COMMERCIAL DR NE		CEDAR SPRINGS	■	49319-8296
HODESS CONSTRUCTION CORPORATION	100 JOHN L DIETSCH SQ		N ATTLEBORO	MA	02763-1028
HOFFMANN INC	6001 49TH ST S		MUSCATINE	M	52761-1153
HOHL INDUSTRIAL SERVICES 770 RIVERVIEW BLVD STE 1 INC	770 RIVERVIEW BLVD STE 1		TONAWANDA	N	14150-7880
HOLDER CONSTRUCTION	3300 RIVERWOOD PKWY SE STE 1200		ATLANTA	GA	30339-3967
HOLLAND CONSTRUCTION SERVICES, INC.	4495 N ILLINOIS ST STE E		SWANSEA		62226-1005
HOME CENTER CONSTRUCTION INC	420 W ATKINSON RD		PITTSBURG	KS	66762-8634
HOPCO CONSTRUCTION	PO BOX 9008		ОМАНА	ШZ	68109-0008
HORIZON GENERAL CONTRACTORS INC	7315 W ELIZABETH LN		FT WORTH	ΧL	76116-6444
HORIZONTAL BORING & TUNNELING CO	PO BOX 429		EXETER	JN.	68351-0429
HOSLER MECHANICAL INC	10800 GALAXIE AVE		FERNDALE	Ψ	48220-2132
HOWARD IMMEL INC	1820 RADISSON ST		GREEN BAY	M	54302-2057
HPI TURBINE SERVICES LLC	15503 W HARDY RD		HOUSTON	X	77060-3603
HUEGERICH CONSTRUCTION INC	PO BOX 891		GRETNA	JN.	68028-0891
HUSTON CONTRACTING INC	PO BOX 74		OLATHE	KS	66051-0074
HUTTON CONTRACTING CO	1600 CLIFTY HWY		HINDSVILLE	AR	72738-9167
HYDRA-LUBE	PO BOX 16565		LAKE CHARLES	A	70616-6565
HYDRO TECHNOLOGIES INC	HYDRO TECHNOLOGIES INC 6200 E HIGHWAY 62 UNIT 100		JEFFERSONVILLE	<u>z</u>	47130-8769

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ICON INDUSTRIAL SERVICES	5104 J ST SW		CEDAR RAPIDS	۷I	52404-4919
IDEAL BUSINESS SOLUTIONS LLC	31 BOLAND CT		GREENVILLE	SC	29615-5730
IES COMMUNICATIONS LLC	5433 WESTHEIMER RD STE 500		HOUSTON	X	77056-5339
ILLINI DRILLED FOUNDATIONS INC	PO BOX 1351		DANVILLE	=	61834-1351
IMPACT INSTALLATIONS INC	10091 STREETER RD STE 7		AUBURN	CA	95602-8512
IMPERIAL CRANE SERVICES INC	7500 IMPERIAL DR		BRIDGEVIEW	-	60455-2395
IMPERIAL ROOF SYSTEMS CO	PO BOX 522		WEST UNION	۷I	52175-0522
INDUSTRIAL INSULATION SERVICES INC	2200 W 6TH AVE		EL DORADO	KS	67042-3166
INDUSTRIAL MAINTENANCE OF TOPEKA INC	4501 NW US HIGHWAY 24		TOPEKA	KS	66618-3809
INDUSTRIAL PLANT SERVICES NATIONAL LLC	51410 MILANO DR STE 110		MACOMB	Ι	48042-4015
INDUSTRIAL ROOFING & CONSTRUCTION LLC	1128 HIGHWAY 2		STERLINGTON	۲J	71280-3066
INDUSTRIAL SKILLED TRADES INC	2590 ALFT LN STE B		ELGIN		60124-7820
INDUSTRIAL STEEL ERECTORS INC	2728 N CLARK ST		DAVENPORT	۷I	52804-1300
INDUSTRY SERVICES CO INC 6265 RANGELIN	6265 RANGELINE RD		THEODORE	AL	36582-5245
INFRASTRUCTURE ENGINEERS INC	12596 W BAYAUD AVE STE 300		LAKEWOOD	00	80228-2031

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INGRAM CONSTRUCTION COMPANY INC OF MADISON MISSISS	PO BOX 1609		MADISON	MS	39130-1609
INK CONSTRUCTION LLC	8335 E KELLOGG DR		WICHITA	KS	67207-1839
INNOVATIVE CONSTRUCTION 21675 GATEWAY RD SOLUTIONS INC	21675 GATEWAY RD		BROOKFIELD	M	53045-5137
INSULATED PANEL COMPANY 421 N PAULINA	421 N PAULINA ST		CHICAGO	-	60622-6684
INSULATION TECHNOLOGIES 2007 BUTTON LN INC	2007 BUTTON LN		LA GRANGE	≿	40031-8726
INTEGRATED ENVIRONMENTAL SERVICES INC	PO BOX 490815		BLAINE	N	55449-0815
INTEGRATED POWER CO	PO BOX 1743		NORTH PLATTE	ШZ	69103-1743
INTEGRATED SERVICE COMPANY	1900 N 161ST EAST AVE		TULSA	OK	74116-4829
INTERCON CONSTRUCTION INC	5512 STATE ROAD 19 AND 113		WAUNAKEE	M	53597-9530
INTERNATIONAL INDUSTRIAL 35900 MOUND RD CONTRACTING CORPORATION	35900 MOUND RD		STERLING HTS	M	48310-4793
IOWA TRENCHLESS LC	PO BOX 846		PANORA	<u> 4</u>	50216-0846
IVS HYDRO INC	PO BOX 245		WAVERLY	W	26184-0245
J & D CONSTRUCTION INC	4326 HIGHWAY 212		MONTEVIDEO	MΝ	56265-4536
J F BRENNAN COMPANY INC	PO BOX 2557		LA CROSSE	M	54602-2557
J HAWK PLUMBING INC	3615 W MAPLE ST		WICHITA	KS	67213-2453
J WILKINSON INC	2964 PETTICOAT JUNCTION LN		GLEN CARBON		62034-3265
J.E.D. INSTALLATION LLC	2722 N 155TH ST		BASEHOR	KS	66007-9253

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JACK A FARRIOR INC	9585 US 264A		FARMVILLE	NO.	27828-9548
JACK R GAGE REFRIGERATION INC	700 W 1700 S BLDG 29104		LOGAN	UT	84321-6541
JACKOVIC CONSTRUCTION COMPANY LLC	300 MOUNT LEBANON BLVD STE 211A		PITTSBURGH	РА	15234-1534
JACKSON DEAN CONSTRUCTION INC	3414 S 116TH ST		TUKWILA	WA	98168-1983
JACOBS LADDER INC	2325 COBDEN SCHOOL RD		COBDEN	<u> </u>	62920-3489
JAKES ELECTRIC LLC	207 ALLEN ST		CLINTON	M	53525-9498
JAMES AGRESTA CARPENTRY, INC.	150 ENGLISH ST		HACKENSACK	P.	07601-3937
JAMES HUNT CONSTRUCTION CO INC	1865 SUMMIT RD		CINCINNATI	НО	45237-2803
JAMES N GRAY CONSTRUCTION CO INC	PO BOX 8330		LEXINGTON	Κχ	40533-8330
JANSEN ELECTRIC COMPANY	4421 N 60TH ST		QUINCY		62305-0640
JARRETT INDUSTRIES INC	PO BOX 87189		SOUTH ROXANA		62087-7189
JASON TANKING CONSTRUCTION LLC	PO BOX 3969		LAWRENCE	KS	66046-0969
JAYEFF CONSTRUCTION CORPORATION	2310 HIGHWAY 34 STE 1A		MANASQUAN	- N	08736-1400
JEN MECHANICAL INC	803 HOPP HOLLOW DR		ALTON		62002-4204
JESCO INC	2020 MCCULLOUGH BLVD		TUPELO	MS	38801-7108
JETTON GENERAL CONTRACTING INC	1211 CARROLL RD		PARAGOULD	AR	72450-6088
JF EDWARDS CONSTRUCTION COMPANY	220 S CHICAGO ST		GENESEO		61254-1456

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				-
	PO BOX 873	WEATHERFORD	X	76086-0873
İ	1187 EMPIRE AVE	LINCOLN PARK	M	48146-2099
JOHN E GREEN COMPANY 22	220 VICTOR ST	HIGHLAND PARK	M	48203-3116
JOHN P DUFFY CONSTRUCTION COMPANY INC	7211 W 98TH TER STE 110	OVERLAND PARK	8	66212-2257
JOHNSONS BUILDERS 144	1455 HODGES FERRY RD	DOYLE	N.	38559-3001
JONES HYDROBLAST INC	PO BOX 309	ROYALTON	<u> </u>	62983-0309
JR AUTOMATION TECHNOLOGIES LLC	13365 TYLER ST	HOLLAND	×	49424-9421
JRCT INCORPORATED 200	2098 TOM AUSTIN HWY	GREENBRIER	Z	37073-5192
K & M CONCRETE CONSTRUCTION INC	PO BOX 236	EDGERTON	N N	56128-0236
K & W FUELING SYSTEMS PC INC	PO BOX 116	RUSHVILLE	Z	46173-0116
KADILEX CONSTRUCTION PC INC	PO BOX 348	WOOD RIVER	=	62095-0348
KAISER ELECTRICAL CONTRACTORS INC	340 ERIE AVE	MORTON	1	61550-9600
KALMAN FLOOR COMPANY 157 202	15710 W COLFAX AVE STE 202	GOLDEN	00	80401-7405
KAMADULSKI EXCAVATING & 43: GRADING CO INC	4336 HIGHWAY 162	GRANITE CITY	1	62040-6409
KANE FIRE PROTECTION INC 17	170 E ALTON AVE	EAST ALTON	-	62024-1443
KANSAS DUSTROL INC	PO BOX 308	TOWANDA	KS	67144-0308
KANSAS TURF LLC 60	601 E WYANDOTTE ST	MERIDEN	KS	66512-9169
KARR TUCKPOINTING LLC PC	PO BOX 417	VINTON	Y.	52349-0417

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KASPARIE CONSTRUCTION COMPANY	1500 MAAS RD		QUINCY	-	62305-0436
KBS AGRI SYSTEMS LLC	255 COUNTY ROAD R		NAPOLEON	НО	43545-5748
KBS CONSTRUCTORS INC	1701 SW 41ST ST		TOPEKA	KS	66609-1252
KC HAWKS CONSTRUCTION LLC	2915 S 9TH TER		KANSAS CITY	KS	66103-2549
KEA CONSTRUCTORS LLC	PO BOX M		MILFORD	N.	68405-0623
KEELEY & SONS INC	6303 COLLINSVILLE RD		E SAINT LOUIS	II.	62201-2523
KEEN COMPANY INC	PO BOX 2143		INDIANAPOLIS	Z	46206-2143
KEMNER E.I.F.S., INC	PO BOX 41		QUINCY	II.	62306-0041
KENDALL CONSTRUCTION INC	2551 NW BUTTON RD		TOPEKA	KS	66618-1411
KENDREK ELECTRIC INC	PO BOX 9411		WICHITA	KS	67277-0411
KENT COMPANIES TEXAS LLC	830 VALLEY RIDGE BLVD		LEWISVILLE	X	75057-3319
KEOKUK CONTRACTORS INC 853 JOHNSON STREET RD	853 JOHNSON STREET RD		KEOKUK	₫	52632-2213
KING MECHANICAL CONTRACTORS INC	PO BOX 16608		CHATTANOOGA	N.	37416-0608
KING OF TEXAS ROOFING COMPANY LP	307 GILBERT CIR		GRAND PRAIRIE	X	75050-6579
KINLEY CONSTRUCTION GROUP LP	7301 COMMERCIAL BLVD E		ARLINGTON	X	76001-7149
KLAVER CONSTRUCTION COMPANY INC	PO BOX 9163		WICHITA	KS	67277-0163
KNUTSON BROTHERS INC	PO BOX 353		REDWOOD FALLS	Z S	56283-0353
KOOPS INC	987 PRODUCTIONS CT		HOLLAND	ĪΣ	49423-9219

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KORTE & LUITJOHAN CONTRACTORS INC	12052 HIGHLAND RD		HIGHLAND	=	62249-1342
KOSS CONSTRUCTION COMPANY	5830 SW DRURY LN		TOPEKA	KS	66604-2262
KRUSE CONTRACTING INC	4374 G RD		WATERLOO	-II	62298-3806
KRYSTAL COMPANIES LLC	6830 W 152ND TER		OVERLAND PARK	KS	66223-3127
KUHLMAN REFRIGERATION INC	N56W16865 RIDGEWOOD DR # 100		MENOMONEE FLS	M	53051-5656
L.C.I. CONCRETE, INC.	4055 W JACKSON ST		MACOMB	-II	61455-7723
LABCON INC	PO BOX 535324		GRAND PRAIRIE	¥	75053-5324
LAKEVIEW CONSTRUCTION OF WISCONSIN INC	10505 CORPORATE DR STE 200		PLEASANT PR	M	53158-1605
LAND ART LANDSCAPING INC	12429 HOWE DR		LEAWOOD	KS	66209-1451
LANEY DIRECTIONAL DRILLING CO	831 CROSSBRIDGE DR		SPRING	X	77373-3501
LANGHAUSER SHEET METAL 120 MATTER DR CO	120 MATTER DR		HIGHLAND	<u></u>	62249-1271
LANHAM INSULATION INC	40 KINGBROOK PKWY STE 4		SIMPSONVILLE	₹	40067
LARSON HARVESTING INC	447 SUNFLOWER RD		WATERVILLE	KS	66548-8904
LATSHAW DRILLING COMPANY, LLC	PO BOX 691017		TULSA	OK	74169-1017
LAYTON CONSTRUCTION COMPANY LLC	9090 S SANDY PKWY		SANDY	TN	84070-6409
LEANTRAK INC	1645 INDIAN WOOD CIR STE 101		MAUMEE	НО	43537-4419
LEE MACHINERY MOVERS, INC.	675 CESAR E CHAVEZ AVE		PONTIAC	Ψ	48340-2459

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LEICK CONSTRUCTION INC	22027 221ST ST		GLENWOOD	⋖	51534-5389
LEJAS CORPORATION	6202 S MAPLE AVE		TEMPE	AZ	85283-2861
LEXICON INC	PO BOX 16390		LITTLE ROCK	AR	72231-6390
LIGHTNING PROTECTION SYSTEMS LLC	PO BOX 540445E		N SALT LAKE	5	84054-0445
LILJA CORP	229 RICKENBACKER CIR		LIVERMORE	CA	94551-7616
LM WIND POWER SERVICE AMERICAS INC	1580 S 48TH ST		GRAND FORKS	ND	58201-3808
LOELLKE PLUMBING INC	22974 E COUNTY RD		JERSEYVILLE	<u></u>	62052-3174
LONE STAR RAILROAD CONTRACTORS INC	PO BOX 1150		ENNIS	X	75120-1150
LONG ELECTRIC LLC	924 CONGRESS CIR		JONESBORO	AR	72401-2546
LONGS DRILLING SERVICE INC	10554 HIGHWAY 392 W		HARRISON	AR	72601-7771
LOUK AG SERVICES LLC	506 E RUSSELL ST		JEFFERSON	₹	50129-4700
LOYD BUILDERS INC	PO BOX 266		OTTAWA	KS	66067-0266
LSX CONSTRUCTION LLC	34605 W 255TH ST		PAOLA	KS	66071-4213
LUCAS INC	12525 ANTIOCH RD STE 102		OVERLAND PARK	KS	66213-2001
LUND ROSS CONSTRUCTORS INC	4601 F ST		ОМАНА	EN CONTRACT	68117-1403
LYNN ELECTRIC & COMMUNICATIONS, INC.	725 N 2ND ST STE K		LAWRENCE	KS	66044-1442
M & J ELECTRIC OF WICHITA 1444 S SAINT CLA	1444 S SAINT CLAIR AVE BLDG D		WICHITA	KS	67213-2938
M & L ELECTRICAL INC	6060 SCOTTSVILLE RD		BOWLING GREEN	₹	42104-0388
M & W CONTRACTORS INC	PO BOX 2510		EAST PEORIA	П	61611-0510

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M CHEMICAL COMPANY INC	825 COLORADO BLVD STE 214		LOS ANGELES	CA	90041-1732
M CON ILC	PO BOX 62		WATHENA	KS	66090-0062
M.G. DYESS INC	7159 HIGHWAY 35		BASSFIELD	MS	39421-9678
M4 CONSTRUCTION LLC	6497 DEEP VALLEY CT		FLOWERY BR	GA	30542-6638
MAAS CONSTRUCTION INC	3615 SAINT ANTHONY RD		QUINCY	IL	62305-8121
MACDOUGALL PIERCE CONSTRUCTION INC	12720 FORD DR		FISHERS	Z	46038-2893
MACHINE REPAIR INTERNATIONAL	1300 OLIVER RD STE 240		FAIRFIELD	CA	94534-3428
MACON GC LLC	201 BONITA AVE		BRADFORD	-	61421-5305
MAGNUM ELECTRIC OF MISSOURI INC	471 CHRISTIANSON DR		WEST FARGO	QN	58078-8304
MAHANEY ROOFING COMPANY INC	2822 N MEAD ST		WICHITA	KS	67219-4241
MAJOR REFRIGERATION CO INC	314 W NORTHWESTERN AVE		NORFOLK	Ш	68701-6404
MANAGEMENT RESOURCE SYSTEMS INC	1907 BAKER RD		HIGH POINT	NC	27263-2007
MANATTS INC	PO BOX 535		BROOKLYN	⊻	52211-0535
MAPP CONSTRUCTION LLC	344 3RD ST		BATON ROUGE	5	70801-1307
MASONS LANDSCAPING & CONSTRUCTION SERVICES INC	1716 TUDOR AVE		E SAINT LOUIS	<u> </u>	62207-2120
MATTCON GENERAL CONTRACTORS INC	PO BOX 98		ZIONSVILLE	<u> </u>	46077-0098
MAX TRUE FIREPROOFING CO	PO BOX 1029		JENKS	OK	74037-1029

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MAXCOR INC	PO BOX 1354		PERRY	GA	31069-1354
MAYHEWS MECHANICAL COMMERCIAL REFRIGERATION INC	PO BOX 17955		N LITTLE ROCK	AR	72117-0955
MC ELECTRIC INC	7648 LL RD		RED BUD	-	62278-2522
MCAFEE HENDERSON SOLUTIONS INC	PO BOX 397		OSKALOOSA	KS	66066-0397
MCPHERSON CONTRACTORS INC	3501 SW FAIRLAWN RD		TOPEKA	KS	66614-3976
MCSHANE CONSTRUCTION COMPANY LLC	9550 W HIGGINS RD STE 200		ROSEMONT		60018-4906
MECHANICAL CONSTRUCTION SERVICES INC	PO BOX 335		NEWARK	AR	72562-0335
MERRICK UNDERGROUND CONSTRUCTION LLC	4003 DEER CROSSING DR		JANESVILLE	M	53546-4275
MEYER CONTRACTING	11000 93RD AVE N		MAPLE GROVE	Z Z	55369-4113
MEYLAN INDUSTRIAL SERVICES INC	3919 S 147TH ST STE 124		ОМАНА	E N	68144-5579
MICHIGAN COMMERCIAL CONTRACTORS INC	16745 COMSTOCK ST		GRAND HAVEN	Ī	49417-7949
MID AMERICA MILLING COMPANY LLC	6200 E HIGHWAY 62 UNIT 100	0	JEFFERSONVILLE	Z	47130-8769
MID AMERICA PIPELINE CONSTRUCTION INC	PO BOX 1830		CATOOSA	OK	74015-1830
MID SOUTH INDUSTRIAL INC	PO BOX 609		BELLS	NH	38006-0609
MIDDENDORF AND REUSS CONSTRUCTION INC	800 S BREEZE STREET STE 1		WATERLOO	1	62298
MIDLAND RESTORATION COMPANY INC	2159 INDIAN RD		FORT SCOTT	KS	66701-8732

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MIDWEST COATING INC	3830 NW 16TH ST		TOPEKA	KS	66618-2846
MIDWEST COOLING TOWERS 1156 E HIGHWINC	1156 E HIGHWAY 19		CHICKASHA	OK	73018-6347
MIDWEST CUSTOM POOLS LLC	600 LINCOLN ST		LAWRENCE	KS	66044-5349
MIDWEST MASONRY CONSTRUCTION INC	930 E 28TH ST		LAWRENCE	KS	66046-4922
MIDWEST MECHANICAL INDUSTRIAL SERVICES	PO BOX 164		LOGAN	ΥI	51546-0164
MIDWEST MOLE INC	6814 W 350 N		GREENFIELD	Z	46140-9617
MIDWEST MOWING INC	2450 OWENS LN		BRIGHTON	II.	62012-1550
MIKES HEATING AND COOLING	PO BOX 273		EAST CARONDELET	IL	62240-0273
MILESTONE CONSTRUCTION 2002 S 48TH ST COMPANY LLC	2002 S 48TH ST		SPRINGDALE	AR	72762-5772
MILLER INSULATION CO INC	3520 E CENTURY AVE		BISMARCK	ND	58503-0739
MINNESOTA LIMITED LLC	PO BOX 410		BIG LAKE	MN	55309-0410
MIRA ENTERPRISES	9500 IH 20		EASTLAND	XT	76448-5739
MIRON CONSTRUCTION CO INC	PO BOX 509		NEENAH	WI	54957-0509
MISSION MASONRY	7737 MISSION RD		PRAIRIE VLG	KS	66208-4231
MIXER SYSTEMS INC	PO BOX 10		PEWAUKEE	M	53072-0010
MKD ELECTRIC INC	2590 ALFT LN STE A		ELGIN	IL	60124-7820
MODERN BUSINESS ASSOCIATES V INC	9455 KOGER BLVD N STE 200		ST PETERSBURG	FL	33702-2465
MODERN PIPING OF IOWA INC	500 WALFORD RD		CEDAR RAPIDS	Y.	52404-8921

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MODIFIED CONCRETE SUPPLIES LLC	6200 E HIGHWAY 62 BLDG 2501		JEFFERSONVILLE	Z	47130-8769
MOLIN CONCRETE PRODUCTS CO INC	415 LILAC ST		LINO LAKES	N	55014-1098
MOLLERS NORTH AMERICA INC	PO BOX 888820		GRAND RAPIDS	W	49588-8820
MONARCH BUILD LLC	8100 NEWTON ST STE 300		OVERLAND PARK	KS	66204-3669
MORGAN HAYDEN LLC	136 HUD RD		WINCHESTER	≿	40391-9736
MORRISON BROS CONSTRUCTION COMPANY	2134 N 81ST ST		CASEYVILLE		62232-1604
MOSS ROOFING & INSULATION INC	310 HIGHWAY 150 S		WEST UNION	A	52175-1505
MOUNTAIN STATES ROOFING 413 E 41ST ST INC	413 E 41ST ST		GARDEN CITY	Q	83714-6310
MTD ELECTRIC LLC	22004 S WAVERLY RD		SPRING HILL	KS	66083-4548
MUELLER CONTRACTING LLC	2924 MAUS RD		FULTS		62244-1506
MULTATECH ENGINEERING INC	2821 W 7TH ST STE 400		FORT WORTH	X	76107-8913
MUNICIPAL PIPE SERVICES INC	1550 NE 51ST AVE		DES MOINES	<u>A</u>	50313-2123
MUNICIPAL PIPE TOOL COMPANY LLC	515 5TH ST		HUDSON	M	50643-7773
MUNIE TRENCHING & EXCAVATING	1818 PINE ST		HIGHLAND		62249-2526
MURPHY PIPELINE CONTRACTORS, INC.	1876 EVERLEE RD		JACKSONVILLE	1	32216-3141
MYLES LORENTZ INC	48822 OLD RIVER BLUFF RD		SAINT PETER	NΣ	56082-5059
NACI HOLDINGS INC	5706 RICHMOND RD		RINGWOOD	1	60072-9643

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NATIONAL CONDUCTOR CONSTRUCTORS LLC	18119 STATE HIGHWAY 371		BRAINERD	Z	56401-6822
NATIONAL ERECTORS & BUILDERS INC	13739 KAYSER RD		HIGHLAND		62249-4619
NATIONAL ROOFING & SHEET METAL CO	G4130 FLINT ASPHALT DRIVE		BURTON	Ψ	48529
NATIONAL SERVICE SOLUTIONS US INC	101 GRANT WAY		MOXEE	WA	98936-9787
NATIONAL WELDING CORPORATION	7025 S COMMERCE PARK DR		MIDVALE	TN	84047-1090
NATIONWIDE FENCE AND SUPPLY COMPANY	69951 LOWE PLANK RD		RICHMOND	Ψ	48062-5365
NBMC INC	PO BOX 300		GREENBRIER	AR	72058-0300
NELSON INDUSTRIAL SERVICES INC	6021 MELROSE LN		OKLAHOMA CITY	OK	73127-5527
NEMAHA LANDSCAPE CONSTRUCTION INC	430 W PIONEERS BLVD		LINCOLN	Ш N	68522-2245
NEW TECH CONSTRUCTION INC	PO BOX 39		NEBRASKA CITY	Ш	68410-0039
NEW WAVE POOLS & SPAS INC	13312 GILES RD		ОМАНА	Ш И	68138-3467
NEXT LEVEL STRATEGY LLC 1201 N RIVERFRONT BLVD STE 150	1201 N RIVERFRONT BLVD STE 150		DALLAS	X	75207-4001
NEXUS 5 GROUP LLC	6800 W 64TH ST		OVERLAND PARK	KS	66202-4100
NORMENT SECURITY GROUP INC	2511 MIDPARK RD		MONTGOMERY	AL	36109-1407
NORTH AMERICAN ROOFING 14025 RIVEREDGE DR STE SERVICES INC 600	14025 RIVEREDGE DR STE 600		TAMPA	F	33637-2088
NORTH CENTRAL SERVICE INC	PO BOX 310		BEMIDJI	Z	56619-0310

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NORTH MISSISSIPPI CONVEYOR COMPANY INC	PO BOX 1375		OXFORD	MS	38655-1375
NORTHERN CLEARING INC	28190 STATE HIGHWAY 137		ASHLAND	M	54806-4601
NORTHSTAR DEMOLITION & REMEDIATION LP	404 N BERRY ST		BREA	CA	92821-3104
NOVINIUM INC	22820 RUSSELL RD		KENT	WA	98032-4892
NUTRI-JECT SYSTEMS INC	PO BOX 398		HUDSON	₹	50643-0398
NWA GARAGE SOLUTIONS, INC.	PO BOX 387		ROGERS	AR	72757-0387
OLYMPUS CONSTRUCTION INC	2506 W WASHINGTON AVE		JONESBORO	AR	72401-9258
OLYMPUS PAINTING CONTRACTORS INC	556 ANCLOTE RD		TARPON SPGS	긥	34689-6701
OSMENT ROOFING SYSTEMS INC	4201 E NETTLETON AVE		JONESBORO	AR	72401-5560
OTC SERVICES INC	PO BOX 188		LOUISVILLE	НО	44641-0188
OTTO BAUM COMPANY INC	866 N MAIN ST		MORTON	<u></u>	61550-1645
OUTDOOR SYSTEMS INC	660 STATE ROUTE 158		COLUMBIA	II.	62236-3232
P&P ARTEC INC	700 CREEL DR		WOOD DALE	II.	60191-2608
PACIFIC TECH CONSTRUCTION, INC.	1302 WALNUT ST		KELSO	WA	98626-2719
PARAGON INTERNATIONAL INC	2885 N BERKELEY LAKE RD NW STE 17		ригитн	GA	30096-4343
PARK CONSTRUCTION MIDWEST INC	1481 81ST AVE NE		MINNEAPOLIS	N	55432-1795
PARKWAY C&A LP	1000 CIVIC CIR		LEWISVILLE	X	75067-3493
PARSONS PROJECT SERVICES INC	16055 SPACE CENTER BLVD STE 725		HOUSTON	¥	77062-6269

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PARTLAN-LABADIE SHEET METAL CO.	12901 CLOVERDALE ST		OAK PARK	M	48237-3205
PATRIOT DRYWALL COMPANY INC	9337 W 53RD ST		SHAWNEE	KS	66203-2113
PAULON CONSTRUCTION MANAGEMENT CORP	13189 OYSTER LAKE RD		НОГГУ	■	48442-7903
PAVEMENT SERVICES CORPORATION	PO BOX 1107		EULESS	X	76039-1107
PAVEWAY SYSTEMS INC	114 INDIAN LAKES LN		FLORAHOME	FL	32140-3614
PAYNE CONSTRUCTION SERVICES LLC	10565 DOWNTHA LN		BUNKER HILL	II.	62014-2855
PCF CONSTRUCTION CO INC 1311 CART RD	1311 CART RD		BELLEVILLE	_	62221-2465
PEERLES COMPACTION GROUTING INC	1200 SW BROOKSIDE CIR STE 15		GRIMES	ΑI	50111-5141
PERENNIAL ENVIRONMENTAL I LLC	13100 NORTHWEST FWY STE 160		HOUSTON	X	77040-6343
PERFECT PLAY FIELDS AND LINKS INC	PO BOX 24006		BELLEVILLE	II.	62223-9006
PERFORMANCE CONTRACTORS INC	PO BOX 83630		BATON ROUGE	M	70884-3630
PERRETT CONSTRUCTION LTD	PO BOX 32		VALENTINE	NE	69201-0032
PETREE CONSTRUCTION	1100 S D ST		FORT SMITH	AR	72901-4510
PETTUS PLUMBING & PIPING INC	PO BOX 1048		ROGERSVILLE	AL	35652-1048
PFEFFERKORN & DRURY CONSTRUCTION LLC	19957 W 162ND ST		OLATHE	KS	66062-2787
PHOENIX MODULAR ELEVATOR	4800 PHOENIX DR		MOUNT VERNON		62864-4212

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PINNACLE CONSTRUCTION OF IOWA INC	PO BOX 368		GLENWOOD	Ą	51534-0368
PINNACLE MECHANICAL	PO BOX 133		HORTON	AL	35980-0133
PIPING CONTRACTORS OF KANSAS INC	115 SW JACKSON ST		ТОРЕКА	KS	66603-3311
PISHNY REAL ESTATE SERVICES LLC	12202 W 88TH ST		LENEXA	KS	66215-4607
PITRE CONSTRUCTION INC	6835 TOWN HALL RD		BELLEVILLE	II-	62223-8623
PLANT MAINTENANCE SERVICE CORPORATION	3000 FITE RD		MILLINGTON	Z	38053-8334
PLYLERS AT YOUR SERVICE INC	10 CREEK ST		BROOKVILLE	РА	15825-1401
P-N-G CONTRACTING INC	917 CARLA DR		TROY	<u>I</u>	62294-3153
POLY VINYL ROOFING INC	785 ELBOW CREEK RD		MOUNT VERNON	<u> </u>	52314-9732
PORTERS COMMERCIAL REFRIGERATION INC	118 RIDGE DR		GREENBRIER	AR	72058-9652
POWER HOME TECHNOLOGIES, LLC	4521 PRESLYN DR		RALEIGH	NC	27616-3178
POWERSECURE INC	1609 HERITAGE COMMERCE CT		WAKE FOREST	NC	27587-4245
PRAIRIE CENTER PLUMBING HEATING & AIR CONDITIONING	242 N MARION ST		ОГАТНЕ	KS	66061-3105
PRAIRIE CONTRACTORS INC 9318 GULFSTREAM RD STE C	9318 GULFSTREAM RD STE C		FRANKFORT	=	60423-2538
PRECISION UTILITIES GROUP INC	5916 E STATE BLVD		FORT WAYNE	Z	46815-7637
PREDICTIVE TECHNOLOGIES 18827 570TH AVE INC	18827 570TH AVE		AUSTIN	Z	55912-5986

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PREFERRED GLOBAL INC	1360 S 10TH ST		NOBLESVILLE	Z	46060-3828
PRELOAD LLC	4000 TOWER RD		LOUISVILLE	¥	40219-1901
PREMIER LANDSCAPE & DESIGN INC	19370 SAND RIDGE RD		CARLYLE	=	62231-3435
PREMIER SITE SERVICES LLC	100 BRICKERTON ST		COLUMBUS	MS	39701-3608
PRO ALARM LLC	130 N DUNCAN ST		MARINE	-	62061
PROBST ELECTRIC INC	441 W POWERLINE RD		HEBER CITY	5	84032-1277
PROCESS EQUIPMENT INC	PO BOX 1607		PELHAM	AL	35124-5607
PROGRESSIVE PLUMBING & PIPING INC	6007 W 8000 S		PAYSON	TO	84651-9724
PROSHOT CONCRETE INC	4158 MUSGROVE DR		FLORENCE	AL	35630-6396
PROSSER WILBERT CONSTRUCTION INC	13730 W 108TH ST		LENEXA	KS	66215-2026
PROTECH COATINGS, INC.	1949 W 2300 S		WEST VALLEY CITY UT	T	84119-2013
PSF MECHANICAL INC	11621 E MARGINAL WAY S # A		TUKWILA	WA	98168-1965
Q AND D CONSTRUCTION INC	PO BOX 10865		RENO	> 2	89510-0835
Q3 CONTRACTING INC	3066 SPRUCE ST		LITTLE CANADA	Z	55117-1061
QCI THERMAL SYSTEMS INC	PO BOX 2432		DAVENPORT	₫	52809-2432
QUALITY ELECTRIC OF DOUGLAS COUNTY INC	1011 E 31ST ST		LAWRENCE	KS	66046-5103
QUALITY POLE INSPECTION & MAINTENANCE INC	PO BOX 947		EDNA	X	77957-0947
QUALITY SAW & SEAL INC	7600 W 79TH ST STE 2		BRIDGEVIEW	-	60455-2505
QUALITY STRIPING INC	1704 E EUCLID AVE		DES MOINES	<u>A</u>	50313-4730

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QUANDEL ENTERPRISES INC 3003 N FRONT ST	3003 N FRONT ST		HARRISBURG	РА	17110-1224
R L BRINK CORPORATION	4400 N 24TH ST		QUINCY	_	62305-7775
RABB'S CONSTRUCTION, LLC	2084 HIGHWAY 425 N		MONTICELLO	МО	71655-8863
RAGSDALE CONSTRUCTION	5324 WYNNEFORD WAY		RALEIGH	NC	27614-9817
RAM CONSTRUCTION SERVICES OF MICHIGAN INC	13800 ECKLES RD		LIVONIA	Ξ	48150-1041
RAMON GARCIA CONSTRUCTION LLC	PO BOX 12743		KANSAS CITY	KS	66112-0743
RAMPART HYDRO SERVICES 530 MOON CLINT LP	530 MOON CLINTON RD STE 4		CORAOPOLIS	РА	15108-3874
RANGER PLANT CONSTRUCTIONAL CO INC	5851 E INTERSTATE 20		ABILENE	X	79601-7625
RAPID MOLD REMOVAL, LLC	2607 EATON RAPIDS RD		LANSING	Ī	48911-6310
RAWLINGS INDUSTRIAL INC	PO BOX 1438		HAMILTON	MT	59840-1438
RE CON COMPANY A TEXAS 12 NE 52ND ST CORP	12 NE 52ND ST		OKLAHOMA CITY	OK	73105-1888
RECTENWALD BROTHERS CONSTRUCTION INCORPORATED	16 LEONBERG RD		CRANBERRY TWP	РА	16066-3602
REED DILLON & ASSOCIATES 1213 E 24TH ST LLC	1213 E 24TH ST		LAWRENCE	KS	66046-5128
RELIABLE RELAMPING INC	6459 NASH RD		SARANAC	M	48881-9608
RELIATECH INC	2280 SIBLEY CT		EAGAN	N	55122-1998
REMBCO GEOTECHNICAL CONTRACTORS INC	PO BOX 23009		KNOXVILLE	N F	37933-1009
RENIER CONSTRUCTION CORPORATION	2164 CITYGATE DR		COLUMBUS	НО	43219-3556

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RETAIL CONSTRUCTION SERVICES INC	11343 39TH ST N		LAKE ELMO	N E	55042-9586
RETAIL STOREFRONT GROUP INC	PO BOX 1070		LEEDS	AL	35094-0020
RFB CONSTRUCTION CO INC	565 E 520TH AVE		PITTSBURG	KS	66762-6829
RHODEN ROOFING LLC	358 S LAURA ST		WICHITA	KS	67211-1517
RICHARD NACHBAR PLUMBING INC	9053 COTTONWOOD CANYON PL		LENEXA	KS	66219-8174
RIEKE GRADING INC	8200 HEDGE LANE TER		SHAWNEE	KS	66227-3037
RIGHT WAY FACILITY SERVICES OF TEXAS LLC	503 MERCEDES ST STE B		BENBROOK	X	76126-2572
RJ MARTIN NATIONAL CONTRACTING INC	22841 AURORA RD		BEDFORD HTS	НО	44146-1244
RJ MECHANICAL INC	3153 BELWOOD DR		VESTAVIA	AL	35243-5216
RL BISHOP & ASSOCIATES INC	PO BOX 703		MANCHESTER	GA	31816-0703
RL COOLSAET CONSTRUCTION COMPANY	PO BOX 279		TAYLOR	Ξ	48180-0279
RMS CRANES LLC	1900 E 66TH AVE		DENVER	00	80229-7424
ROCK REMOVAL RESOURCES LLC	1125 N MILITARY AVE		GREEN BAY	M	54303-4413
ROCKFORD CONSTRUCTION 601 1ST ST NW COMPANY	601 1ST ST NW		GRAND RAPIDS	ΙW	49504-5517
ROEHL REFRIGERATED TRANSPORT LLC	PO BOX 750		MARSHFIELD	M	54449-0750
ROLLING PLAINS CONSTRUCTION INC	12331 PEORIA ST		HENDERSON	00	80640-9650
RONS SIGN COMPANY	1329 S HANDLEY ST		WICHITA	KS	67213-4316

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ROPE PARTNER INC	125 MCPHERSON ST STE B		SANTA CRUZ	CA	95060-5883
ROYAL ROOFING COMPANY INC	2445 BROWN RD		ORION	Σ	48359-1810
ROYALTY COMPANIES OF INDIANA INC	2099 E TIPTON ST		SEYMOUR	<u> </u>	47274-3567
RP COATINGS INC	PO BOX 327		TROY	=	62294-0327
RYAN & ASSOCIATES INC	10955 160TH ST		DAVENPORT	⋖	52804-9166
RYAN CONTRACTORS INC	9390 7TH ST STE A		RCH CUCAMONGA	CA	91730-5669
RYAN INCORPORATED CENTRAL	PO BOX 206		JANESVILLE	M	53547-0206
S & K REECE CONSTRUCTION LLC	11501 W 109TH ST		OVERLAND PARK	KS	66210-1235
S & W CONSTRUCTION LLC OF IOWA	109 MOODY DR		HAMBURG	ΑI	51640-1803
S T COTTER TURBINE SERVICES INC	2167 196TH ST E		CLEARWATER	N	55320-1660
SACHSE CONSTRUCTION AND DEVELOPMENT COMPANY LLC	1528 WOODWARD AVE STE 600		DETROIT	MI	48226-2038
SAMRON MIDWEST CONTRACTING INC	PO BOX 1555		MURPHYSBORO	-	62966-5055
SARENS USA INC	5000 EXECUTIVE PKWY STE 230		SAN RAMON	CA	94583-4341
SATELLITE SERVICES INC	309 S FRONT ST		MARQUETTE	M	49855-4600
SCHECK TECHNICAL SERVICES INC	1 E OAKHILL DR STE 100		WESTMONT	-	60559-5540
SCHEINER COMMERCIAL GROUP INC	18965 BASE CAMP RD STE A-1	_	MONUMENT	00	80132-8067
SCHERZINGER DRILLING INC PO BOX 202	PO BOX 202		MIAMITOWN	НО	45041-0202

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SCHLEIS FLOOR COVERING INC	998 GLORY RD		GREEN BAY	M	54304-5631
SCHREIBER CORPORATION	29945 BECK RD		WIXOM	Ξ	48393-2836
SCHUFF STEEL COMPANY	PO BOX 19028		PHOENIX	AZ	85005-9028
SCHULTZ BROTHERS ELECTRIC CO INC	3030 S 24TH ST # A		KANSAS CITY	KS	66106-4707
SCHUMACHER ELEVATOR COMPANY	1 SCHUMACHER WAY		DENVER	Ψ.	50622-7729
SCHUPPS LINE CONSTRUCTION INC	PO BOX 13655		ALBANY	N	12212-3655
SCHWEITZER ENGINEERING LABORATORIES INC	2440 NE HOPKINS CT		PULLMAN	WA	99163-5616
SCHWICKERTS TECTA AMERICA LLC	330 POPLAR ST		MANKATO	MN	56001-2312
SCOTT ENTERPRISES ROOFING & SHEET METAL	9684 N 109TH AVE		ОМАНА	NE	68142-1124
SCS CONSTRUCTION SERVICES INCORPORATED	156 S PARK BLVD		GREENWOOD	Z	46143-8837
SEAKAY CONSTRUCTION SE 19001 BUCKLODGE RD CORP	19001 BUCKLODGE RD		BOYDS	MD	20841-9536
SEAMLESS SOLUTIONS LLC	12605 W SANTA FE TRAIL DR		LENEXA	KS	66215
SEELE INC	24 W 40TH ST FL 12		NEW YORK	≻Z	10018-1094
SEK HEAT & AIR INC	422 W ATKINSON RD		PITTSBURG	KS	66762-8634
SEMINOLE EQUIPMENT INC	204 TARPON INDUSTRIAL DR		TARPON SPGS	FL	34689-6801
SERVICE & INDUSTRIAL REPAIR INC	18097 VAIL RD		PLEASANTON	KS	66075-7503
SEVEN25 LLC	12080 DURBIN DR		CARMEL	<u>z</u>	46032-8939

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SG CONSTRUCTION SERVICES LLC	111 E COURT ST STE 1A		FLINT	Ξ	48502-1649
SHAFFER ENTERPRISES D & T LLC	301 LEONA LN		URSA	=	62376-1119
SHEET PILING SERVICES LLC	6872 STATE HIGHWAY 66		CUSTER	M	54423-9608
SHERMCO INDUSTRIES INC	PO BOX 540545		DALLAS	X	75354-0545
SHORTRIDGE CONSTRUCTION COMPANY, INC	3908 N 24TH ST		QUINCY	1	62305-9628
SIERRA BRAVO CONTRACTORS LLC	7038 STATE HIGHWAY 154		SESSER		62884
SIGN CRAFTERS INC	1508 STRINGTOWN RD		EVANSVILLE	<u>z</u>	47711-4593
SIGN ME UP OF WISCONSIN LLC	311 FOREST AVE		SHEBOYGAN FLS	WI	53085-2526
SIMBECK & ASSOCIATES INC 38256 HIGHWAY	38256 HIGHWAY 160		MANCOS	00	81328-8967
SIMON ROOFING AND SHEET 70 KARAGO AVE METAL CORP	70 KARAGO AVE		YOUNGSTOWN	НО	44512-5949
SKYLINE TECHNOLOGY SOLUTIONS LLC	6956F AVIATION BLVD		GLEN BURNIE	MD	21061-2531
SKYTOP TOWERS INC	13503 W US HIGHWAY 34		MALCOLM	UN.	68402-9783
SLAYDEN GLASS INC	239 N OLD SAINT LOUIS RD		WOOD RIVER	-	62095-1437
SMITH TANK & STEEL INC	PO BOX 2370		GONZALES	4	70707-2370
SMITHSON INC	PO BOX 1731		ROCKY MOUNT	NC	27802-1731
SNELL NORTHCUTT ELECTRIC INC	P O BOX 24601		LITTLE ROCK	AR	72221
SNELSON COMPANIES INC	601 W STATE ST		SEDRO WOOLLEY	WA	98284-1560

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SOLARIS ROOFING SOLUTIONS INC	31W023 NORTH AVE		WEST CHICAGO	=	60185-1060
SOLID PLATFORMS INC	6610 MELTON RD		PORTAGE	Z	46368-1236
SORELLA GROUP	14844 W 107TH ST		LENEXA	KS	66215-4002
SOS RETAIL SERVICES LLC	201 ROSA HELM WAY		FRANKLIN	Z	37067-8408
SOUTHEAST DIRECTIONAL DRILLING LLC	3117 N CESSNA AVE		CASA GRANDE	AZ	85122-7947
SOUTHEAST POWER CORPORATION	1684 W HIBISCUS BLVD		MELBOURNE	FL	32901-2631
SOUTHERN ENVIRONMENTAL INC	6540 W NINE MILE RD		PENSACOLA	FL	32526-4288
SOUTHERN ERECTORS INC	6540 W NINE MILE RD		PENSACOLA	FL	32526-4288
SOUTHERN MARINE CONSTRUCTION CO	PO BOX 4539		CHATTANOOGA	Z	37405-0539
SOVEREIGN STAFFING GROUP INC	1041 E 151ST ST		OLATHE	KS	66062-3417
SOWARDS GLASS, INC	2600 NW TOPEKA BLVD STE C		TOPEKA	KS	66617-1160
SPARROW PLUMBING & HEATING INC	313 DELAWARE ST		QUINCY		62301-4823
SPECPRO INCORPORATED OF NEBRASKA	309 E 2ND ST STE 4		PAPILLION	NE NE	68046-2469
SPECTRA TECH LLC	10340 PLEASANT ST STE 100		NOBLESVILLE	<u>z</u>	46060-3947
SPORTS METALS INC	PO BOX 1338		PHENIX CITY	AL	36868-1338
SQUARE B LLC	500 W SOUTH ST STE 1		LINCOLN	Ш	68522-1744
SSI INCORPORATED OF NW ARKANSAS	2817 YUMA ST		FORT SMITH	AR	72901-8778
STANDARD CARTAGE CO INC 2400 S 27TH AVE	: 2400 S 27TH AVE		BROADVIEW	<u></u>	60155-3853

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STANDARD ELECTRIC, TOO, LLC	2006 E PRAIRIE CIR		OLATHE	KS	66062-1268
STANLEY STEEMER	1021 FOSSE RD UNIT A		OTTAWA	II.	61350-9364
STARR HOMES LLC	7555 W 160TH ST		STILWELL	KS	66085-8101
STEPHENS & SMITH CONSTRUCTION CO INC	1542 S 1ST ST		LINCOLN	Ш	68502-1999
STERLING PIPELINE SOLUTIONS LLC	501 E 151ST ST		PHOENIX		60426-2402
STEVE HOEGGER & ASSOCIATES INC	2630 N HIGHWAY 78		WYLIE	X	75098-6055
STILL CONTRACTORS LLC	15740 S MAHAFFIE ST		OLATHE	KS	66062-4038
STILTNER ELECTRIC INC	340 HERKY ST		NORTH LIBERTY	4	52317-8523
STIREK CONSTRUCTION SERVICES INC	PO BOX 10		BLAIR	Ш	68008-0010
STONEBRIDGE CONSTRUCTION LLC	PO BOX 16787		JONESBORO	AR	72403-6712
STORY CONSTRUCTION CO	2810 WAKEFIELD CIR		AMES	⋖	50010-7725
STRATEGIAN VENTURES LLC 5411 PLAZA DR	5411 PLAZA DR		TEXARKANA	X	75503-1666
STRINGER CONSTRUCTION COMPANY INC	6141 LUCILLE LN		SHAWNEE	KS	66203-2609
STRUCTURAL RESTORATION 305 3RD ST INC	305 3RD ST		FARMINGTON	Z	55024-1352
STRUCTURAL WATERPROOFING INC	PO BOX 255		FARMINGTON	NM	55024-0255
STUTZ EXCAVATING, INC.	3837 FOSTERBURG RD		ALTON	П	62002-7323
SUMMIT HEARTLAND LLC	3823 W 1800 S		REMINGTON	Z	47977-8831
SUNBELT FIRE PROTECTION 1520 S MEMORIAL DR INC	1520 S MEMORIAL DR		TULSA	OK	74112-7039

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SUNLAND CONSTRUCTION INC	PO BOX 1087		EUNICE	ΓĄ	70535-1087
SUNSTATE STEEL GROUP, INC.	560 WESTMINSTER AVE # 1		VENICE	CA	90291-3330
SUPER SKY PRODUCTS ENTERPRISES LLC	10301 N ENTERPRISE DR		MEQUON	M	53092-4639
SUPERIOR OPERATING SYSTEMS INC	1721 S 42ND ST		ROGERS	AR	72758-4080
SUPREME ELECTRIC CO	PO BOX 114		QUINCY	- -	62306-0114
SURE STEEL INC	7528 CORNIA DR		SOUTH WEBER	UT	84405-9605
SURFACE AMERICA INC	PO BOX 157		WILLIAMSVILLE	N	14231-0157
SURFACE PREPARATION TECHNOLOGIES LLC	81 TEXACO RD		MECHANICSBURG	PA	17050-2623
SURVEYS LAND AND CONSTRUCTION INC	PO BOX 250		ELLSWORTH	KS	67439-0250
SUTTERFIELD ELECTRIC CONTRACTING CORP	114 1ST AVE		EDWARDSVILLE	II.	62025-2574
SWIFT ROOFING INC	PO BOX 1102		MURRAY	Κ ΄	42071-0020
SYBRAN COMMUNICATIONS INC	16500 INDIAN CREEK PKWY STE 102		ОГАТНЕ	KS	66062-1215
SYSTEMS PLANT SERVICES INC	214 N WASHINGTON AVE STE 700		EL DORADO	AR	71730-5659
T & G CONSTRUCTION OF STILLWATER INC	5865 NEAL AVE N # 259		STILLWATER	MN	55082-2177
T WINN CONSTRUCTION COMPANY	15018 A CIR		ОМАНА	ШV	68144-5558
TANCO ENGINEERING INCORPORATED	1400 TAURUS CT		LOVELAND	00	80537-3297
TANK BUILDERS INC	PO BOX 1527		EULESS	Ϋ́	76039-1527

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TANK FOUNDATIONS INC	410 W FRONT ST		LAKE MILLS	₫	50450-1109
TATE GENERAL CONTRACTORS INC	115 WOODY LN		JONESBORO	AR	72401-0496
TATE ORNAMENTAL INC	496 SAGE RD N		WHITE HOUSE	Z L	37188-8174
TAYLOR BROS CONSTRUCTION CO INC	4555 MIDDLE RD		COLUMBUS	Z	47203-1834
TCI COMPANIES, INC.	405 STATE ROUTE 117		GOODFIELD	II-	61742-7520
TCI SERVICES INCORPORATED	4333 W 21ST ST		TULSA	A X	74107-3444
TCR SYSTEMS	PO BOX 3988		DECATUR	-	62524
TDR CONTRACTORS INC	PO BOX 1003		GILMER	¥	75644-1003
TDW SERVICES INC	6120 S YALE AVE STE 1700		TULSA	A V	74136-4235
TEKRAN INSTRUMENTS CORPORATION	230 TECH CENTER DR		KNOXVILLE	N.	37912-2747
TELLUS LLC	829 NANCY LYNN LN		ARNOLD	MD	21012-3025
TENNESSEE ELECTRIC COMPANY INC	1025 KONNAROCK RD		KINGSPORT	Z	37664-3720
TERRAZZO USA AND ASSOCIATES INC	9532 TOWRY CT		OKLAHOMA CITY	OK	73165-4629
TEXAS ALLIANCE GROUP INC 11288 WEST RD	11288 WEST RD		HOUSTON	¥	77065-4493
TEXOMA INDUSTRIAL INSULATION ASSOCIATION	PO BOX 497		DENISON	×	75021-0497
TFR ENTERPRISES INC	601 LEANDER DR		LEANDER	¥	78641-2026
TG MERCER CONSULTING SERVICES INC	120 EL CHICO TRL		WILLOW PARK	×	76087-8865
THE DRILLER LLC	5125 E UNIVERSITY AVE		PLEASANT HILL	<u>४</u>	50327-7007

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THE FISHEL COMPANY	1366 DUBLIN RD		COLUMBUS	НО	43215-1093
THE FRED CHRISTEN & SONS COMPANY	PO BOX 547		TOLEDO	НО	43697-0547
THE KILIAN CORPORATION	PO BOX A		MASCOUTAH	_	62258-0187
THE MAXIS GROUP INC	8225 E DEL CAMINO DR # 100		SCOTTSDALE	AZ	85258-2330
THE RIVERSIDE GROUP INC	13238 S PEORIA AVE		BIXBY	OK	74008-4846
THE ROBINS & MORTON GROUP	PO BOX 59289		BIRMINGHAM	AL	35259-9289
THE ROSS GROUP CONSTRUCTION CORPORATION	PO BOX 690960		TULSA	OK	74169-0960
THIELSCH ENGINEERING INC 195 FRANCES	195 FRANCES AVE		CRANSTON	E	02910-2211
THIRKETTLE CORPORATION 16914 ALAMO PKWY BLDG 2	16914 ALAMO PKWY BLDG 2		SELMA	X	78154
THOMAS GRACE CONSTRUCTION INC	5605 MEMORIAL AVE N		STILLWATER	MN	55082-1092
THOMPSON ELECTRIC COMPANY	3505 S 61ST AVENUE CIR		ОМАНА	NE	68106-4306
THOMPSON THRIFT CONSTRUCTION INC	901 WABASH AVE STE 300		TERRE HAUTE	<u>z</u>	47807-3233
TINDALL CONTRACTOR INC	5240 NAMEOKI RD		PONTOON BEACH	1	62040-2656
TITAN CONTRACTING & LEASING CO INC	2205 RAGU DR		OWENSBORO	Κ	42303-1437
TOMS TUCKPOINTING LLC	202 W BROADWAY ST		POCAHONTAS	AR	72455-3419
TOTAL CONSTRUCTION SOLUTIONS CO	7630 LOUIS RICH CT		DAVENPORT	۷I	52804-2269
TOTAL ELECTRIC CONTRACTORS INC	PO BOX 13247		EDWARDSVILLE	KS	66113-0247

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TOUCH UP PLUS	5353 SPRINGFIELD DR		EDWARDSVILLE	1	62025-5835
TOURNEAR ROOFING CO	2605 SPRING LAKE RD		QUINCY	1	62305-0523
TOWER TECHNOLOGIES GROUP LLC	PO BOX 266		EDGERTON	M	53534-0266
TRADEBE ENVIRONMENTAL SERVICES LLC	234 HOBART ST STE 1		MERIDEN	СТ	06450-4380
TRI CITY ELECTRIC COMPANY OF IOWA	6225 N BRADY ST		DAVENPORT	А	52806-0002
TRI COUNTY WELDING & FABRICATION	PO BOX 137		ARTHUR		61911-0137
TRI NORTH BUILDERS INC	PO BOX 259568		MADISON	M	53725-9568
TRI STATE CONCRETE CORRECTION CO	3215 CORONA RD		QUINCY		62305-8131
TRITECHNE CONSTRUCTION 2655 DONAGHEY AVE STE & INSTALLATION INC 101	2655 DONAGHEY AVE STE 101		CONWAY	AR	72032-2344
TROCIN INC	1901 MARTIN RD		DRIPPING SPGS	¥	78620-3507
TUCKER TECHNOLOGY INC	300 FRANK H OGAWA PLZ STE 235		OAKLAND	CA	94612-2066
TUFF WRAP INSTALLATIONS INC	2080 DETWILER RD STE 2		HARLEYSVILLE	РА	19438-2911
TURF DESIGN INC	PO BOX 860303		SHAWNEE	KS	66286-0303
TURNER CERAMIC TILE INC	11535 KAW DR		KANSAS CITY	KS	66111-1111
TUTTLE INC	110 PAGE ST		FRIEND	NE	68359-1147
TWEET GAROT MECHANICAL 325 REID ST INC	325 REID ST		DE PERE	IM	54115-2130
TYROLT INCORPORATED	724 N MERCER ST		DECATUR	<u> </u>	62522-1699
U S ELECTRICAL CONSTRUCTION CO INC	79 S MAIN ST		MULLICA HILL	N	08062-9711

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UDIG LLC	8000 FRANKLIN FARMS DR STE 100		HENRICO	۸۸	23229-5002
ULC ROBOTICS INC	88 ARKAY DR		HAUPPAUGE	Ž	11788-3708
ULTIMATE THERMAL INC	PO BOX 34818		ОМАНА	NE	68134-0818
ULTRAFLOTE LLC	3640 W 12TH ST		HOUSTON	¥	77008-6050
UNITED CONVEYOR AND MACHINERY INSTALLATION LLC	2105 ARBOR TECH DR		HEBRON	ξ	41048-7512
UNITED GOLF LLC	2108 N 129TH EAST AVE		TULSA	OK	74116-1729
UNITED PIPING INC	4510 AIRPORT RD		DULUTH	Z	55811-1523
UNITED STATES CONSTRUCTION LLC	5845 HORTON ST STE 203		MISSION	KS	66202-2610
UNIVERSAL COMMUNICATIONS LLC	19915 W 161ST ST STE E		ОГАТНЕ	KS	66062-2762
UNIVERSAL WALL SYSTEMS INC	4400 DONKERS CT SE		GRAND RAPIDS	IW	49512-4054
URETEK USA INC	PO BOX 1929		TOMBALL	X	77377-1929
OSC FTC	2320 124TH RD		SABETHA	KS	66534-9459
UTILITY SOLUTIONS LLC	14612 PARALLEL LN		BASEHOR	KS	66007-4001
UTILTIY SYSTEMS SOLUTIONS INC	14330 MIDWAY RD STE 200		DALLAS	X	75244-3501
VALCOR MECHANICAL CORPORATION	15149B N FAIRDRIVE LN		WOODLAWN	<u></u>	62898-3306
VAN ERT ELECTRIC CO INC	7019 STEWART AVE		WAUSAU	M	54401-9230
VAUGHN ELECTRIC CO INC	313 E FLORIDA AVE		UNION CITY	N	38261-3957
VCC LLC	PO BOX 2558		LITTLE ROCK	AR	72203-2558

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
VECTOR CONSTRUCTION INC	2504 MAIN AVE W		WEST FARGO	QN	58078-1310
VEIT AND COMPANY INC	14000 VEIT PL		ROGERS	MN	55374-9306
VERITA TELECOMMUNICATIONS CORP	47059 FIVE MILE RD		РLYMOUTH	Ā	48170
VETERANS RANGE SOLUTIONS LLC	27840 COUNTY ROUTE 193 STE 2		THERESA	Ž	13691-4016
VIACON INC	70 BANKS RD		STOCKBRIDGE	GA	30281-4362
VICTORY AIR INC	853 S KEIFER ST		BENNETT	00	80102-8733
VIKING ERECTORS CORP	PO BOX 1336		MC MURRAY	PA	15317-4336
VISION CONTRACTORS INC	95 OLD DIXIE HWY		ADAIRSVILLE	GA	30103
VISU SEWER INC	W230N48557 BETKER RD		PEWAUKEE	IM	53072
VIVAX SYSTEMS INC	1050 YUMA ST		DENVER	00	80204-3838
VKW CONSTRUCTION LLC	505 S MADISON DR		TEMPE	AZ	85281-7213
VOLT POWER LLC	2910 HIGHWAY 31 NW		HARTSELLE	AL	35640-4271
WADES REFRIGERATION INC			BATESVILLE	AR	72503-2164
WALBRIDGE PAYROLL COMPANY LLC	777 WOODWARD AVE STE 300		DETROIT	IΨ	48226-3582
WALTERS CARPENTRY INC	2340 SHEPLER CHURCH AVE SW		CANTON	НО	44706-5615
WALTERS MORGAN CONSTRUCTION INC	2616 TUTTLE CREEK BLVD		MANHATTAN	KS	66502-4479
WARD ELECTRIC COMPANY, 3690 STAGECOACH RD INC.	3690 STAGECOACH RD		LONGMONT	00	80504-5658
WARNING LITES OF SOUTHERN ILLINOIS LLC	9441 LEBANON RD		EAST SAINT LOUIS IL		62203-2213

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Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
WATSON ELECTRIC INC	318 N 8TH ST		SALINA	KS	67401-2312
WATTS ELECTRIC COMPANY 13351 DOVERS	13351 DOVERS ST		WAVERLY	Ш	68462-2516
WEATHERCRAFT COMPANY OF GRAND ISLAND	323 N CLEBURN ST		GRAND ISLAND	NE Ne	68801-4705
WEATHERCRAFT COMPANY OF LINCOLN	PO BOX 80459		LINCOLN	NE Ne	68501-0459
WEEKES CONSTRUCTION INC	PO BOX 17977		GREENVILLE	SC	29606-8977
WEIGEL CONSTRUCTION INC 19015 MADISON ST STE A	19015 MADISON ST STE A		SPRING HILL	KS	66083-7573
WESTERN OILFIELDS SUPPLY COMPANY	PO BOX 2248		BAKERSFIELD	CA	93303-2248
WHEATLAND CONTRACTING LLC	6204 246TH RD		EFFINGHAM	KS	66023-5151
WIGINTON CORPORATION	699 AERO LN		SANFORD	FL	32771-6699
WILLBROS CONSTRUCTION US LLC	4400 POST OAK PKWY STE 1000		HOUSTON	Χ̈́	77027-3439
WILLIAM G CURTH INC	PO BOX 3463		SHAWNEE	KS	66203-0463
WILLIAMS DIVERSIFIED MATERIALS INC	PO BOX 660		BAXTER SPGS	KS	66713-0660
WILLIAMS ELECTRIC CO INC	695 DENTON BLVD NW		FT WALTON BCH	FL	32547-2150
WILSONS POOLS PLUS INC	843 SCOTT TROY RD		LEBANON	<u></u>	62254-1911
WINGER CONTRACTING COMPANY	PO BOX 637		OTTUMWA	A	52501-0637
WINWARD ELECTRICAL SERVICES INC	1661 W 2750 S		OGDEN	TN	84401-3200
WOLF CONSTRUCTION INC	5630 SW RANDOLPH AVE		TOPEKA	KS	66609-1158
WOLTCOM INC	2300 TECHNOLOGY PKWY STE 8		HOLLISTER	CA	95023-2536

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Show Secretary of State Cover: Yes

Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
WOODS BASEMENT SYSTEMS INC	524 VANDALIA ST		COLLINSVILLE	=	62234-4041
WORLDWIDE TURBINES LLC 6530 W ROGERS	6530 W ROGERS CIR STE 33		BOCA RATON	F	33487-2753
WR NEWMAN & ASSOCIATES INC	2854 LOGAN ST		NASHVILLE	Z	37211-2409
WS INDUSTRIAL SERVICES INC	35 MAIN PL STE 175		COUNCIL BLFS	ĄI	51503-0708
W-S SPECIALTY SERVICES LLC	35 MAIN PL STE 175		COUNCIL BLFS	A	51503-0708
WVP INSTALLATIONS INC	7317 MAPLE AVE		CINCINNATI	НО	45231-4233
WYOMING EFFICIENCY CONTRACTORS INC	530 E COSTILLA ST		COLORADO SPGS	00	80903-3763
XL INDUSTRIAL SERVICES INC	1920 N 400 W		LA PORTE	Z	46350-2131
X-TRA LIGHT MANUFACTURING LP	8812 FREY RD		HOUSTON	X	77034-3502
YOKOGAWA CORPORATION OF AMERICA	2 DART RD		NEWNAN	GA	30265-1094
ZAPATA INCORPORATED	6302 FAIRVIEW RD STE 600		CHARLOTTE	NC	28210-2244
ZEAMERS WELDING LLC	2772 BLAKE RD E		DE PERE	M	54115-8720
ZERNCO INC	2400 S GREENWICH RD		WICHITA	KS	67210-1813
ZIMMERMAN CONSTRUCTION COMPANY INC	12509 HEMLOCK ST		OVERLAND PARK	KS	66213-1453

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The Secretary of State is required by sections 347.141 and 359.481, RSMo 2016, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to adrules.dissolutions@sos.mo.gov.

Notice of Winding Up of Limited Liability Company

to all Creditors and Claimants Against

Utility Contractors, L.L.C.

On March 19, 2019, Utility Contractors, LLC, a Missouri limited liability company (hereinaster the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State.

Any claims against the Company may be sent to: Bush & Patchett, L.L.C., Attn: Adam Patchett, 4240 Philips Farm Road, Suite 109, Columbia, Missouri, 65201. Each claim must include the following information: name, address and telephone number of the claimant; amount of claim; date on which the claim arose; basis for the claim; and documentation in support of the claim.

All claims against the Company will be barred unless the proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 4 GUYS ON BROADWAY, LLC

On June 24, 2019, 4 Guys on Broadway, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. All persons and organizations with claims against the Company must submit a written summary of any claims against the Company to 4 Guys on Broadway, LLC, Claims Administrator, c/o Evans & Dixon, LLC, 501 Cherry Street, Suite 200, Columbia, MO 65201, which summary shall include the name, address, and telephone numbers of the claimant, the amount of the claim, date(s) the claim accrued, a brief description of the nature and basis for the claim, and any documentation of the claim. Claims against the Company will be barred unless a proceeding to enforce the claim is commenced within two years after the publication of this notice.

NOTICE OF WINDING UP AND DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST DODDS THOMAS SUNSET, LLC

On 24 June 2019, the DODDS THOMAS SUNSET, LLC (A Missouri Limited Liability Company) filed a Notice of Winding Up and Dissolution for a Limited Liability Company with the Missouri Secretary of State. Any and all claims against DODDS THOMAS SUNSET, LLC may be sent to: DODDS THOMAS SUNSET, LLC, 690 Missouri Avenue, Suite 9, St. Robert, MO 65584. Each claim should include the following information:

- 1. The name, address and telephone number of the claimant
- 2. The amount of the claim
- The date(s) on which the event(s) on which the claim is based occurred
- 4. The basis for the claim together with a brief description of the nature of the claim and copies of any supporting documentation

All claims against DODDS THOMAS SUNSET, LLC will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the date this notice is published.

August 1, 2019 Vol. 44, No. 15

Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—43 (2018) and 44 (2019). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
1 CCD 10	OFFICE OF ADMINISTRATION				42 M.D. 2640
1 CSR 10 1 CSR 10-5.010	State Officials' Salary Compensation Schedule Commissioner of Administration		43 MoReg 3208	44 MoReg 1184	43 MoReg 3648
1 CSR 10-3.010 1 CSR 10-10.010	Commissioner of Administration		44 MoReg 673R	44 MoReg 1939R	
1 CSR 20-5.010	Personnel Advisory Board and Division of				
1 CCD 20 5 015	Personnel Person		44 MoReg 673	44 MoReg 1939	
1 CSR 20-5.015	Personnel Advisory Board and Division of Personnel		44 MoReg 675R	44 MoReg 1939R	
1 CSR 20-5.020	Personnel Advisory Board and Division of		TT MOREG 075R	TT WIORCE 1757K	
	Personnel		44 MoReg 675	44 MoReg 1939	
1 CSR 20-5.025	Personnel Advisory Board and Division of		44 MaDaa 676	44 MaDaa 1040	
1 CSR 30-3.025	Personnel Division of Facilities Management, Design		44 MoReg 676	44 MoReg 1940	
1 0011 00 01020	and Construction		44 MoReg 38	44 MoReg 1736	
1 CSR 30-3.060	Division of Facilities Management, Design		443470 4570	44.34 P. 4524P	
1 CSR 30-4.020	and Construction Division of Facilities Management, Design		44 MoReg 45R	44 MoReg 1736R	
1 CSK 30-4.020	and Construction		44 MoReg 45	44 MoReg 1736	
1 CSR 30-4.030	Division of Facilities Management, Design			77 77 77 77 77 77 77 77 77 77 77 77 77	
1 CCD 20 4 040	and Construction		44 MoReg 49R	44 MoReg 1736R	
1 CSR 30-4.040	Division of Facilities Management, Design and Construction		44 MoReg 49R	44 MoReg 1737R	
1 CSR 35-2.010	Division of Facilities Management		44 MoReg 50R	44 MoReg 1737R	
1 CSR 35-2.020 1 CSR 35-2.030	Division of Facilities Management		44 MoReg 50R	44 MoReg 1737R 44 MoReg 1737	
1 CSR 35-2.030	Division of Facilities Management		44 MoReg 50		
1 CSR 35-2.040 1 CSR 35-2.050	Division of Facilities Management		44 MoReg 52R 44 MoReg 52R	44 MoReg 1737R 44 MoReg 1737R	
1 CSK 33-2.030	Division of Facilities Management		44 Mokeg 32K	44 MOKES 1/3/K	
	DEPARTMENT OF AGRICULTURE				
2 CSR 30-2.020	Animal Health		This Issue	44 M D 1770	
2 CSR 70-17.010 2 CSR 70-17.020	Plant Industries Plant Industries		44 MoReg 52 44 MoReg 53	44 MoReg 1568 44 MoReg 1574	
2 CSR 70-17.020 2 CSR 70-17.030	Plant Industries		44 MoReg 57	44 MoReg 1576	
2 CSR 70-17.040	Plant Industries		44 MoReg 59	44 MoReg 1576	
2 CSR 70-17.050	Plant Industries		44 MoReg 59	44 MoReg 1577	
2 CSR 70-17.060 2 CSR 70-17.070	Plant Industries Plant Industries		44 MoReg 60 44 MoReg 62	44 MoReg 1577	
2 CSR 70-17.070 2 CSR 70-17.080	Plant Industries		44 MoReg 65	44 MoReg 1578 44 MoReg 1581	
2 CSR 70-17.090	Plant Industries		44 MoReg 65	44 MoReg 1581	
2 CSR 70-17.100	Plant Industries		44 MoReg 68	44 MoReg 1581	
2 CSR 70-17.110 2 CSR 70-17.120	Plant Industries Plant Industries		44 MoReg 70 44 MoReg 71	44 MoReg 1582 44 MoReg 1583	
2 CSR 70-17.120 2 CSR 80-5.010	State Milk Board		44 MoReg 1022	This Issue	
2 CSR 90	Weights, Measures and Consumer Protection				This Issue
2 CSR 90-10.012	Weights, Measures and Consumer Protection		44 MoReg 1133		
2 CSR 90-10.130 2 CSR 90-10.140	Weights, Measures and Consumer Protection Weights, Measures and Consumer Protection		44 MoReg 1133 44 MoReg 1134		
	Weights, Measures and Consumer Protection		44 MoReg 1134		
2 CSR 90-10.145 2 CSR 90-10.150	Weights, Measures and Consumer Protection		44 MoReg 1134		
2 CSR 90-10.155 2 CSR 90-10.160	Weights, Measures and Consumer Protection		44 MoReg 1135		
2 CSR 90-10.160 2 CSR 90-10.165	Weights, Measures and Consumer Protection Weights, Measures and Consumer Protection		44 MoReg 1135 44 MoReg 1136		
2 CSR 90-10.170	Weights, Measures and Consumer Protection		44 MoReg 1136		
2 CSR 90-10.175	Weights, Measures and Consumer Protection		44 MoReg 1137		
2 CSR 90-10.180 2 CSR 90-38.010	Weights, Measures and Consumer Protection Weights, Measures and Consumer Protection		44 MoReg 1137		
2 CSR 90-38.010 2 CSR 90-38.020	Weights, Measures and Consumer Protection		43 MoReg 2012R 43 MoReg 2012R		
2 CSR 90-38.030	Weights, Measures and Consumer Protection		43 MoReg 2012R		
2 CSR 90-38.040	Weights, Measures and Consumer Protection		43 MoReg 2013R		
2 CSR 90-38.050	Weights, Measures and Consumer Protection		43 MoReg 2013R		
	DEPARTMENT OF CONSERVATION				
3 CSR 10-4.135	Conservation Commission		44 MoReg 1832		
3 CSR 10-4.136	Conservation Commission		This Issue		
3 CSR 10-4.137 3 CSR 10-4.140	Conservation Commission Conservation Commission		This Issue This Issue		
3 CSR 10-4.145	Conservation Commission		This Issue		
3 CSR 10-4.200	Conservation Commission		44 MoReg 1833		
3 CSR 10-5.205	Conservation Commission		This Issue		
3 CSR 10-5.215 3 CSR 10-5.225	Conservation Commission Conservation Commission		This Issue This Issue		
3 CSR 10-5.250	Conservation Commission		44 MoReg 1833		
3 CSR 10-5.300	Conservation Commission		This Issue		
3 CSR 10-5.310	Conservation Commission		This Issue		
3 CSR 10-5.320 3 CSR 10-5.330	Conservation Commission Conservation Commission		This Issue This Issue		
3 CSR 10-5.330 3 CSR 10-5.331	Conservation Commission Conservation Commission		This Issue		
3 CSR 10-5.345	Conservation Commission		This Issue		
3 CSR 10-5.430	Conservation Commission		44 MoReg 1835		
3 CSR 10-5.440	Conservation Commission		44 MoReg 1837		

Rule Number 3 CSR 10-5.445	Agency Conservation Commission	Emergency	Proposed 44 MoReg 1839	Order	In Addition
3 CSR 10-5.445 3 CSR 10-5.540	Conservation Commission Conservation Commission		44 MoReg 1839 44 MoReg 1841		
3 CSR 10-5.545	Conservation Commission		44 MoReg 1843		
3 CSR 10-5.551	Conservation Commission		44 MoReg 1845		
3 CSR 10-5.552 3 CSR 10-5.559	Conservation Commission Conservation Commission		44 MoReg 1847 44 MoReg 1847		
3 CSR 10-5.560	Conservation Commission		44 MoReg 1849		
3 CSR 10-5.565	Conservation Commission		44 MoReg 1851		
3 CSR 10-5.567	Conservation Commission		44 MoReg 1853		
3 CSR 10-5.570 3 CSR 10-5.576	Conservation Commission Conservation Commission		44 MoReg 1855 44 MoReg 1857		44 MoReg 2037
3 CSR 10-5.579	Conservation Commission		44 MoReg 1859		44 MoReg 2040
3 CSR 10-5.580	Conservation Commission		44 MoReg 1861		44 MoReg 2043
3 CSR 10-5.700 3 CSR 10-5.705	Conservation Commission		This Issue This Issue		
3 CSR 10-5.703 3 CSR 10-7.433	Conservation Commission Conservation Commission		N.A.	44 MoReg 1940	
3 CSR 10-7.434	Conservation Commission		N.A.	44 MoReg 1940	
2 CCD 10 7 425			44 MoReg 1995	44 M - D - 1041	
3 CSR 10-7.435 3 CSR 10-7.437	Conservation Commission Conservation Commission		N.A. N.A.	44 MoReg 1941 44 MoReg 1941	
3 CSR 10-7.450	Conservation Commission		This Issue	44 Moreg 1941	
3 CSR 10-7.455	Conservation Commission		44 MoReg 1998		44 MoReg 445
3 CSR 10-7.600	Conservation Commission		N.A.	44 MoReg 1941	
3 CSR 10-7.700 3 CSR 10-7.705	Conservation Commission Conservation Commission		This Issue This Issue		
3 CSR 10-7.703 3 CSR 10-7.710	Conservation Commission		This Issue		
3 CSR 10-7.715	Conservation Commission		This Issue		
3 CSR 10-9.110	Conservation Commission		44 MoReg 1022	44 MoReg 1738	
3 CSR 10-9.625 3 CSR 10-10.743	Conservation Commission Conservation Commission		This Issue 44 MoReg 1023	44 MoReg 1738	
3 CSR 10-10.744	Conservation Commission		44 MoReg 1863	77 MORGE 1730	
3 CSR 10-10.767	Conservation Commission		44 MoReg 1865		
3 CSR 10-10.768	Conservation Commission Conservation Commission		This Issue	44 MaDag 1720	
3 CSR 10-11.115 3 CSR 10-11.145	Conservation Commission Conservation Commission		44 MoReg 1023 This Issue	44 MoReg 1738	
3 CSR 10-11.190	Conservation Commission		This Issue		
3 CSR 10-20.805	Conservation Commission		44 MoReg 1867		
4 CSR 85-5.020 4 CSR 85-5.030 4 CSR 85-5.030 4 CSR 85-5.040 4 CSR 85-5.060 4 CSR 85-5.060 4 CSR 85-5.060 4 CSR 85-5.080 4 CSR 85-5.080 4 CSR 85-5.090 4 CSR 85-5.100 4 CSR 85-5.100 4 CSR 240-2.070 4 CSR 240-2.070 4 CSR 240-2.070 4 CSR 240-2.070 4 CSR 240-3.010 4 CSR 240-3.010 4 CSR 240-3.010 4 CSR 240-3.025 4 CSR 240-3.030 4 CSR 240-3.030 4 CSR 240-3.185 4 CSR 240-3.185 4 CSR 240-3.25 4 CSR 240-3.25 4 CSR 240-3.250 4 CSR 240-13.030 4 CSR 240-13.010 4 CSR 240-13.010 4 CSR 240-13.010 5 CSR 240-13.010 5 CSR 240-13.025 5 CSR 240-13.025 6 CSR 240-13.030	Division of Business and Community Public Service Commission	Services 44 MoReg 1232 Services 44 MoReg 1233 Services 44 MoReg 1233 Services 44 MoReg 1234 Services 44 MoReg 1234 Services 44 MoReg 1235 Services 44 MoReg 1235 Services 44 MoReg 1235	44 MoReg 1249 44 MoReg 1251 44 MoReg 1252 44 MoReg 1252 44 MoReg 1253 44 MoReg 1254 44 MoReg 1254 44 MoReg 1254 44 MoReg 1255 43 MoReg 3762 43 MoReg 3762 43 MoReg 3763 43 MoReg 3763 43 MoReg 3764 43 MoReg 3764 43 MoReg 3765R 43 MoReg 3766R 43 MoReg 3766R 44 MoReg 71R 45 MoReg 71R 46 MoReg 71R 47 MoReg 71R 48 MoReg 71R 49 MoReg 71R 49 MoReg 71R 40 MoReg 71R 41 MoReg 71R 42 MoReg 71R 43 MoReg 3767 43 MoReg 3767 43 MoReg 3768 43 MoReg 3769 43 MoReg 3768 43 MoReg 3769 43 MoReg 3770	44 MoReg 1584 44 MoReg 1584 44 MoReg 1585 44 MoReg 1585 44 MoReg 1585 44 MoReg 1586R 44 MoReg 1586R 44 MoReg 1586R 44 MoReg 1587 44 MoReg 1587 44 MoReg 1588R 44 MoReg 1588R 44 MoReg 1588R 44 MoReg 1588R 44 MoReg 1589R 44 MoReg 1590 44 MoReg 1591 44 MoReg 1591 44 MoReg 1591 44 MoReg 1592 44 MoReg 1592 44 MoReg 1592 44 MoReg 1593 44 MoReg 1593 44 MoReg 1593 44 MoReg 1593	
4 CSR 240-13.070	Public Service Commission		43 MoReg 3774	44 MoReg 1594	
4 CSR 240-20 070	Public Service Commission		43 MoReg 3774	44 MoReg 1594	
4 CSR 240-20.100 4 CSR 240-20.105	Public Service Commission Public Service Commission		44 MoReg 1024 43 MoReg 3776	44 MoReg 1595	
4 CSR 240-40.033	Public Service Commission	44 MoReg 493	44 MoReg 500	44 MoReg 1738 44 MoReg 1598	
4 CSR 240-40.085	Public Service Commission		44 MoReg 72	44 MoReg 1598	
4 CSR 240-40.090 4 CSR 340-2	Public Service Commission Division of Energy		44 MoReg 73	44 MoReg 1599	44 MoReg 1758
5 CGD 20 100 100	DEPARTMENT OF ELEMENTARY	AND SECONDARY EDUC		44.34.8. 1000	
5 CSR 20-100.190 5 CSR 20-100.230	Division of Learning Services Division of Learning Services		43 MoReg 3780 44 MoReg 678	44 MoReg 1392 44 MoReg 1942	
5 CSR 20-100.230 5 CSR 20-100.295	Division of Learning Services Division of Learning Services		This Issue		
F CCD 20 200 110	Division of Learning Services		N.A.	44 MoReg 1738	
5 CSR 20-300.110					
5 CSR 20-400.180 5 CSR 20-400.220	Division of Learning Services Division of Learning Services		44 MoReg 2000 44 MoReg 1665		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
5 CSR 20-400.280	Division of Learning Services		44 MoReg 774R	44 MoReg 1943R	
5 CSR 20-400.540	Division of Learning Services		44 MoReg 679	44 MoReg 1943	
5 CSR 20-400.610 5 CSR 20-600.110	Division of Learning Services Division of Learning Services		44 MoReg 2002 44 MoReg 79	44 MoReg 1333	
	(Changed to 5 CSR 20-100.330)		44 Moreg 79	44 Mokeg 1555	
5 CSR 20-600.120	Division of Learning Services				43 MoReg 3651
5 CSR 20-600.130	(Changed to 5 CSR 20-100.300) Division of Learning Services (Changed to 5 CSR 20-100.310)				43 MoReg 3651
5 CSR 20-600.140	(Changed to 5 CSR 20-100.310) Division of Learning Services (Changed to 5 CSR 20-100.320)				43 MoReg 3651
5 CSR 100-200.035	Missouri Commission for the Deaf and Hard of Hearing	I	This Issue		
5 CSR 100-200.047	Missouri Commission for the Deaf and Hard	I			
5 CSR 100-200.050	of Hearing Missouri Commission for the Deaf and Hard	I	This Issue This Issue		
5 CSR 100-200.070	of Hearing Missouri Commission for the Deaf and Hard	I			
5 CSR 100-200.095	of Hearing Missouri Commission for the Deaf and Hard	Ι	This Issue		
5 CSR 100-200.125	of Hearing Missouri Commission for the Deaf and Hard	I	This Issue		
5 CSR 100-200.130	of Hearing Missouri Commission for the Deaf and Hard	I	This Issue		
5 CSR 100-200.150	of Hearing Missouri Commission for the Deaf and Hard	I	This Issue		
5 CSR 100-200.170	of Hearing Missouri Commission for the Deaf and Hard	I	This Issue		
	of Hearing		This Issue		
6 CSR 10-2.080	DEPARTMENT OF HIGHER EDUCATIO Commissioner of Higher Education	ON	44 MoReg 774	44 MoReg 1739	
6 CSR 10-2.100	Commissioner of Higher Education		44 MoReg 775	44 MoReg 1739 44 MoReg 1739	
6 CSR 10-2.120	Commissioner of Higher Education		44 MoReg 775	44 MoReg 1739	
6 CSR 10-2.140	Commissioner of Higher Education		44 MoReg 776	44 MoReg 1739	
6 CSR 10-2.150	Commissioner of Higher Education		44 MoReg 776	44 MoReg 1740	
6 CSR 10-2.160	Commissioner of Higher Education		44 MoReg 777	44 MoReg 1740	
6 CSR 10-2.170	Commissioner of Higher Education		44 MoReg 777	44 MoReg 1740	
6 CSR 10-2.180	Commissioner of Higher Education		44 MoReg 777	44 MoReg 1740	
6 CSR 10-2.190 6 CSR 10-14.010	Commissioner of Higher Education Commissioner of Higher Education		44 MoReg 778 44 MoReg 1502	44 MoReg 1740	
7 CSR 10-4.020	MISSOURI DEPARTMENT OF TRANSP Missouri Highways and Transportation Com	ORTATION mission	44 MoReg 274	44 MoReg 1740	
	DEPARTMENT OF LABOR AND INDUS	TRIAL RELATIONS			
8 CSR 20-2.010	Labor and Industrial Relations Commission		44 MoReg 1377		
8 CSR 20-3.010	Labor and Industrial Relations Commission		44 MoReg 1378		
8 CSR 20-3.030	Labor and Industrial Relations Commission		44 MoReg 1380		
8 CSR 20-3.060 8 CSR 20-4.010	Labor and Industrial Relations Commission Labor and Industrial Relations Commission		44 MoReg 1381		
8 CSR 20-4.010	Labor and Industrial Relations Commission		44 MoReg 1382 44 MoReg 1383		
8 CSR 30-3.010	Division of Labor Standards	44 MoReg 5	44 MoReg 81	44 MoReg 1599	
8 CSR 30-3.030	Division of Labor Standards Division of Labor Standards	44 MoReg 6	44 MoReg 81 44 MoReg 82	44 MoReg 1601	
8 CSR 30-3.040	Division of Labor Standards	44 MoReg 7	44 MoReg 83	44 MoReg 1602	
8 CSR 30-3.050	Division of Labor Standards	44 MoReg 7	44 MoReg 83	44 MoReg 1602	
8 CSR 30-3.060	Division of Labor Standards	44 MoReg 8	44 MoReg 83	44 MoReg 1602	
0 CCD 10 5 100	DEPARTMENT OF MENTAL HEALTH		44 MaDan 770	44 MaDan 1042	
9 CSR 10-5.190 9 CSR 30-3.160	Director, Department of Mental Health Certification Standards		44 MoReg 779 44 MoReg 1255	44 MoReg 1943	
9 CSR 30-3.230	Certification Standards		44 MoReg 781	44 MoReg 1944	
9 CSR 30-4.005	Certification Standards (Changed from 9 CSR 30-4.042)		44 MoReg 1516		
9 CSR 30-4.010	Certification Standards		44 MoReg 1505R		
9 CSR 30-4.020	Certification Standards		44 MoReg 1505R		
9 CSR 30-4.030 9 CSR 30-4.031	Certification Standards		44 MoReg 1505R 44 MoReg 1506R		
9 CSR 30-4.031 9 CSR 30-4.032	Certification Standards Certification Standards		44 MoReg 1506K		
9 CSR 30-4.032 9 CSR 30-4.033	Certification Standards		44 MoReg 1507R		
9 CSR 30-4.033 9 CSR 30-4.034	Certification Standards Certification Standards		44 MoReg 1507K		
9 CSR 30-4.035	Certification Standards		44 MoReg 1510		
9 CSR 30-4.038	Certification Standards		44 MoReg 1515R		
9 CSR 30-4.039	Certification Standards		44 MoReg 1515R		
9 CSR 30-4.040	Certification Standards		44 MoReg 1515R		
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4 CSR 85-5.010 4 CSR 85-5.020	Overview and Definitions	.44 MoReg 1230	March 30, 2019	Dec. 31, 2019
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9 CSR 30-6.010	Certified Community Behavioral Health Clinics	.44 MoReg 1237 .	July 1, 2019	Oct. 30, 2019
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12 CSR 10-2.015	Employers' Withholding of Tax	.44 MoReg 1493	April 26, 2019	Feb. 5, 2020
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20 CSR 2220-2.990	Rx Cares for Missouri Program	Novt Jane	July 28, 2019 .	Nov. 5, 2010
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	<u>2019</u>		
19-12	Closes state offices July 5, 2019	July 3, 2019	Next Issue
19-11	Establishes the Missouri Food, Beverage, and Forest Products		
	Manufacturing Task Force	June 28, 2019	This Issue
19-10	Extends Executive Order 19-06 - State of Emergency	June 13, 2019	44 MoReg 1993
19-09	Calls and orders into active service, portions of the organized militia as		
	necessary to aid executive officials in protecting life and property	May 27, 2019	44 MoReg 1830
19-08	Declares a State of Emergency	May 21, 2019	44 MoReg 1828
Writ of			
Election	Fills vacancy in the One Hundredth General Assembly from the 158th district	April 23, 2019	44 MoReg 1499
Writ of			443475 4407
Election	Fills vacancy in the One Hundredth General Assembly from the 99th district	April 23, 2019	44 MoReg 1497
19-07	Extends Executive Order 19-06 - State of Emergency	April 30, 2019	44 MoReg 1501
19-06	Gives the Department of Natural Resources discretionary authority to waive		
	or suspend operation to best serve the interests of the public health and safety	M1- 20, 2010	44 M-D 1046
10.05	during the State of Emergency	March 29, 2019	44 MoReg 1246
19-05 19-04	Declares a State of Emergency Establishes the Missouri School Safety Task Force	March 21, 2019	44 MoReg 1244 44 MoReg 1131
Proclamation	Governor reduces line items in the budget.	March 13, 2019	44 MoReg 771
19-03	Transfers the Division of Workforce Development to the Department	Jan. 28, 2019	44 Mokeg //I
17-03	of Higher Education	Jan. 17, 2019	44 MoReg 767
19-02	Transfers the Office of Public Counsel and Public Service Commission to the	Jan. 17, 2019	44 Moneg 707
17-02	Department of Insurance, Financial Institutions and Professional Registration	Jan. 17, 2019	44 MoReg 765
19-01	Transfers the Division of Energy to the Department of Natural Resources	Jan. 17, 2019	44 MoReg 763
	<u>2018</u>		
18-12	Establishes the Missouri 2020 Complete Count Committee	Dec. 18, 2018	44 MoReg 498
18-11	Closes state offices December 24, 2018.	Nov. 30, 2018	43 MoReg 3761
18-10	Establishes that each executive branch adhere to the code of conduct		
	regarding gifts form lobbyist	Nov. 20, 2018	44 MoReg 36
18-09	Closes state offices November 23, 2018.	Nov. 1, 2018	43 MoReg 3204
18-08	Establishes the Missouri Justice Reinvestment Executive Oversight Council.	Oct. 25, 2018	43 MoReg 3472
Proclamation	Governor temporarily reduces line items in the budget.	Oct. 31, 2018	43 MoReg 3416
18-07	Establishes the Bicentennial Commission.	Oct. 12, 2018	43 MoReg 3202
Proclamation	Calls upon the Senators and Representatives to enact legislation		
	requiring the Department of Elementary and Secondary Education to		
	establish a statewide program to be known as the "STEM Career Awareness	C 4 2010	42 M-D 2700
10.06	Program."	Sept. 4, 2018	43 MoReg 2780
18-06	Designates those members of the governor's staff who have supervisory	A 21 2010	42 MaDaa 2779
18-05	authority over each department, division, or agency of state government. Declares a drought alert for 47 Missouri counties and orders the director of	Aug. 21, 2018	43 MoReg 2778
10-05	the Department of Natural Resources to activate and designate a chairperson		
	for the Drought Assessment Committee	July 18, 2018	43 MoReg 2539
18-04	Extends the deadline from Section 3d of Executive Order 17-03 through	July 16, 2016	45 MOREG 2559
10-04	September 30,2018.	June 29, 2018	43 MoReg 1996
18-03	Reauthorizes and restructures the Homeland Security Advisory Council.	April 25, 2018	43 MoReg 1123
18-02	Declares a State of Emergency and activates the state militia in response to	1.5111 20, 2010	15 1110100g 1125
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18-01	Rescinds Executive Order 07-21.	Jan. 4, 2018	43 MoReg 251
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